l	
2	
3	Ordinance
4 5	AN ORDINANCE relating to land use and zoning, amending Chapter 23.57 and Sections
6	23.41.004, 23.41.012, 23.44.002, 23.44.012, 23.45.002, 23.45.009, 23.45.016,
7	23.45.050, 23.45.058, 23.45.066, 23.45.074, 23.47.002, 23.47.012, 23.47.024,
8	23.48.002, 23.48.010, 23.49.002, 23.49.008, 23.49.009, 23.49.208, 23.49.338,
9	23.50.002, 23.50.020, 23.66.122, 23.66.140, 23.66.322, 23.66.332, 23.76.022,
10	23.76.056, 23.84.006, 23.84.040 and 25.05.675 of the Seattle Municipal Code to clarify
11	regulations, to add additional regulations and to comply with new federal and state
12	telecommunication laws.
13	
14	WHEREAS, the City's Comprehensive Plan calls for universal access to state-of-the-art
15	telecommunication services (Utilities G6) and for encouraging the development of
16	telecommunications infrastructure citywide (Economic Development E24); and
17	
18	WHEREAS, the Federal Telecommunications Act of 1996 encourages the growth of the
19	telecommunications industry through deregulation, and places certain limits on local
20	governmental authority to condition or deny applications for personal wireless service
21	facilities; and
22	
23	WHEREAS, the Federal Telecommunications Act and subsequent Federal Communications
24	Commission rules preempt local governments' control over exposure to radiofrequency
25	radiation emissions when such emissions comply with federal standards; and
26	
27	WHEREAS, the Federal Communications Commission has preempted local government control
28	over certain small receive-only antennas; and
29 30	WHIEDEAS the State of Weshington amended the State Environmental Bolievy Act (SEDA) in
	WHEREAS, the State of Washington amended the State Environmental Policy Act (SEPA) in 1996 to exclude certain telecommunications facilities from environmental review; and
31 32	1990 to exclude certain telecommunications facilities from environmental review, and
33	WHEREAS, the City of Seattle recognizes the health, safety and public welfare aspects of
34	telecommunication facilities; and
35	telecommunication racinties, and
36	WHEREAS, the City of Seattle will encourage creative approaches in siting telecommunication
37	facilities to minimize the unsightly characteristics that may be associated with these facilities
38	while providing for a wide range of locations and options for providers:
39	are become an about the become
40	NOW THEREFORE,
41	

1	BE IT ORDAINED BY THE CITY OF SEATTLE AS FOLLOWS:
2	
3	<b>Section 1</b> . Subsection B of Section 23.41.004 of the SMC, which Section was last
4	amended by Ordinance (Omnibus), is amended as follows:
5	
6	SMC 23.41.004 Applicability.
7	***
8	B. Design Review Optional.
9	1. Design review is optional to any applicant for new multifamily, commercial or
10	Major Institution structures not otherwise subject to this chapter, in the Stadium Transition Area
11	Overlay District and in all multifamily, commercial or downtown zones.
12	2. An administrative design review process is an option to an applicant for new
13	multifamily, or commercial structures, if the structure would not exceed SEPA thresholds or as
14	provided in subsection B3 below, in the Stadium Transition Area Overlay District and in
15	multifamily, commercial or downtown zones, according to the process described in Section
16	23.41.016.
17	3. Administrative Design Review to Protect Trees. As provided in Sections
18	25.11.070 and 25.11.080, an administrative design review process (Section 23.41.016) is an
19	option to an applicant for new multifamily and commercial structures in Lowrise, Midrise, and
20	commercial zones to protect a tree over two (2) feet in diameter measured four and one-half (4 ½)
21	feet above the ground, even when the project exceeds SEPA thresholds but design review would
22	not otherwise be required by Subsection A, above.
23	4. An administrative design review process is an option to an applicant for
24	installation of telecommunication devices on new or existing structures according to the process
25	described in Section 23.41.016 in order to vary minor communication utility height limits in
26	downtown zones set forth in SMC 23.57.013B, and telecommunication facilities development
27	standards set forth in Section 23.57.016.
28	
29	***
30	
31	<b>Section 2.</b> Subsection B of Section 23.41.012 of the SMC, which Section was last
32	amended by Ordinance (Omnibus), is amended as follows:
33	
34	23.41.012 Development standard departures.
35	
36	* * *
37	
38	B. Departures may be granted from the following requirements:
39	1. Structure width and depth limits;
40	2. Setback requirements;
41	3. Modulation requirements;

1	4. SCM zone facade requirements, including transparency and blank facade
2	provisions;
3	5. Design, location and access to parking requirements;
4	6. Open space or common recreation area requirements;
5	7. Lot coverage limits;
6	8. Screening and landscaping requirements;
7	9. Standards for the location and design of nonresidential uses in mixed use
8	buildings;
9	10. Within Urban Centers, in L3 zones only, the pitched roof of a structure, as
10	provided in Section 23.45.009 C, may incorporate additional height of up to twenty (20) percent
11	of the maximum height permitted, as provided in Section 23.45.009 A, subject to the following
12	limitations:
13	a. A pitched roof may not incorporate the additional height if the structure
14	is on a lot abutting or across a street or alley from a single-family residential zone,
15	b. The proposed structure must be compatible with the general
16	development potential anticipated within the zone,
17	c. The additional height must not substantially interfere with views from up-
18	slope properties, and
19	d. No more than one (1) project on one (1) site within each Urban Center
20	may incorporate additional height in the pitched roofs of its structures pursuant to this subsection
21	unless development regulations enacted pursuant to a neighborhood planning process allow other
22	projects to incorporate such additional height;
23	11. Building height within the Roosevelt Commercial Core, up to an additional
24	three (3) feet, for properties zoned NC3-65', (Exhibit 23.41.012A, Roosevelt Commercial Core);
25	12. Building height within the Ballard Municipal Center Master Plan area, for
26	properties zoned NC3-65', (Exhibit 23.41.012B, Ballard Municipal Center Master Plan area). The
27	additional height may not exceed nine (9) feet, and may be granted only for townhouses that front a
28	mid-block pedestrian connection or a park identified in the Ballard Municipal Center Master Plan;
29	13. Reduction in required parking for ground level retail uses that abut established
30	mid-block pedestrian connections through private property as identified in the "Ballard Municipal
31	Center Master Plan Design Guidelines, 2000". The parking requirement must be no less that the
32	required parking for Pedestrian 1 designated areas shown in Section 23.47.004 Chart E;
33	14. Downtown or Stadium Transition Overlay District street facade requirements;
34	15. Downtown upper-level development standards;
35	16. Downtown coverage and floor size limits;
36	17. Downtown maximum wall dimensions;
37	18. Downtown street level use requirements; and
38	19. Combined coverage of all rooftop features in downtown zones subject to the
39	limitations in Section 23.49.008 C2;
40	20. Certain conditions to allowance of additional height in DOC 1 and DOC 2
41	zones pursuant to subsection 23.49.008A 2, as follows:

1	a. limits on gross floor area of stories under subsection 23.49.008 A2a(2); and
2	b. percentages of lot area that must be occupied by open space or by structures no
3	greater than thirty-five (35) or sixty-five (65) feet in height, under subsection 23.49.008 A2b(1).
4	21. Building height in Lowrise zones, and parking standards of Section 23.54.015
5	in Midrise and Commercial zones, in order to protect existing trees as provided in Chapter 25.11;
6	((and))
7	22. Downtown view corridor and Downtown Green Street requirements to allow
8	open railings on upper level roof decks or rooftop open space to project into the required view
9	corridor or Green Street setback, provided such railings are determined to have a minimal impact
10	on views and meet the requirements of the Building Code((-)); and
11	23. Minor communication utility height limits in downtown zones set forth in SMC
12	23.57.013B, and telecommunication facilities development standards set forth in Section
13	<u>23.57.016.</u>
14	
15	* * *
16	
17	Section 3. Section 23.44.002 of the SMC, which Section was last amended by Ordinance
18	116295, is amended as follows:
19	
20	23.44.002 Applicability of provisions.
21	
22	This chapter details those authorized uses and their development standards which are or may be
23	permitted in the three (3) single-family residential zones: SF 9600, SF 7200 and SF 5000.
24	Communication utilities and accessory communication devices except as exempted in Section
25	23.57.002 are subject to the regulations in this Chapter and additional regulations in Chapter
26	23.57.
27	
28	
29	<b>Section 4</b> . Subsection C of Section 23.44.012 of the SMC, which Section was last
30	amended by Ordinance 118414, is amended as follows:
31	
32	23.44.012 Height limits.
33	* * *
34	C. Height Limit Exceptions.
35	1. ((Radio and Television Antennas and)) Flagpoles. Except in the Airport Height
36	District, Chapter 23.64, ((receive only radio and television antennas, except for dishes, and))
37	flagpoles are exempt from height limits, provided they are no closer to any adjoining lot line than
38	fifty (50) percent of their height above existing grade, or, if attached only to a roof, no closer than
39	fifty (50) percent of their height above existing grade, or, if attached only to a root, no closer than fifty (50) percent of their height above the roof portion where attached.
5)	mry (50) percent of their neight above the roof portion where attached.

1	2. Other Features. Open rails, planters, skylights, and clerestories may extend no
2	higher than the ridge of a pitched roof or four (4) feet above a flat roof. Chimneys may extend four
3	(4) feet above the ridge of a pitched roof or above a flat roof.
4	3. Solar Collectors. For height exceptions for solar collectors, not including solar
5	greenhouses, see Section 23.44.046.
6	4. For height limits and exceptions for communication utilities and accessory
7	communication devices, see Section 23.57.010.
	communication devices, see section 25.57.010.
8	
9	
10	<b>Section 5</b> . Subsection B of Section 23.45.002 of the SMC, which Section was last
11	amended by Ordinance 118414, is amended as follows:
12	
13	23.45.002 Scope of provisions.
14	***
15	B. Communication utilities and accessory communication devices ((are regulated by))
16	except as exempted in Section 23.57.002 are subject to the regulations in this Chapter and
17	additional regulations in Chapter 23.57.
18	***
19	
20	
21	Section 6. Subsection D of Section 23.45.009 of the SMC, which Section was last
22	amended by Ordinance 120117, is amended as follows:
23	
24	23.45.009 Structure height—Lowise zones.
25	
26	* * *
27	D. Rooftop Features.
28	1. ((Radio and television receive only antennas, except for dish antennas,
29	f))Flagpoles((5)) and religious symbols for religious institutions are exempt from height controls,
30	except as regulated in Chapter 23.64, Airport Height District, provided they are no closer than fifty
31	percent (50%) of their height above existing grade or, if attached only to the roof, no closer than
32	fifty percent (50%) of their height above the roof portion where attached, to any adjoining lot line.
33	2. Open railings, planters, skylights, clerestories, greenhouses, parapets and
34	firewalls may extend four feet (4') above the maximum height limit set in subsections A and C of
35	this section. For cottage housing developments, these rooftop features may extend four feet (4')
36	
37	above the eighteen foot (18') height limit.
	3. For cottage housing developments, chimneys may exceed the height limit by
38	four feet (4') or may extend four feet (4') above the ridge of a pitched roof.  A. Event in cettage housing developments, the following reaften feetures may
39 40	4. Except in cottage housing developments, the following rooftop features may extend ten feet (10') above the maximum height limit established in subsection A so long as the
40	extend ten teel tro tradove me maximum neighl hmil established in subsection A-so long as the

8/20/01
Telecom
SEPA

1	combined total coverage of all features does not exceed fifteen percent (15%) of the roof area or
2	twenty percent (20%) of the roof area if the total includes screened mechanical equipment:
3	a. Stair and elevator penthouses;
4	b. Mechanical equipment;
5	c. Play equipment and open-mesh fencing which encloses it, so long as the
6	fencing is at least five feet (5') from the roof edge;
7	d. Chimneys((-));
8	e. Minor communication utilities and accessory communication devices,
9	except that height is regulated according to the provisions of Section 23.57.011.
10	5. For height exceptions for solar collectors, see Section 23.45.146, Solar
11	collectors.
12	6. In order to protect solar access for property to the north, the applicant shall
13	either locate the rooftop features listed in this subsection D6 at least ten feet (10') from the north
14	edge of the roof, or provide shadow diagrams to demonstrate that the proposed location of such
15	roof((-))top features would shade property to the north on January 21st at noon no more than
16	would a structure built to the maximum permitted bulk:
17	a. Solar collectors;
18	b. Planters;
19	c. Clerestories;
20	d. Greenhouses;
21	e. ((Dish antennas)) Minor communication utilities and accessory
22	communication devices, permitted ((on rooftops by special exception)) according to the provisions
23	of Chapter 23.57 <u>.011</u> ;
24	f. Nonfirewall parapets;
25	g. Play equipment.
26	7. For height limits and exceptions for communication utilities and devices, Section
27	<u>23.57.011.</u>
28	
29	* * *
30	
31	
32	Section 7. Subsection B of Section 23.45.016 of the SMC, which Section was last
33	amended by Ordinance 119242, is amended as follows:
34	
35	23.45.016 Open space requirements Lowrise zones.
36	
37	* * *
38	
39	B. Development Standards.
40	1. Lowrise Duplex/Triplex Zones and Ground-related Housing in Lowrise 1,
41	Lowrise 2, Lowrise 3 and Lowrise 4 Zones.

1	a. Lowrise Duplex/Triplex Zones Private Usable Open Space.
2	(1) Private usable open space shall be provided at ground level in
3	one (1) contiguous parcel with a minimum area of four hundred (400) square feet, except that in
4	cottage housing developments, the quantity per unit shall be a minimum of two hundred (200)
5	square feet. No horizontal dimension of the open space shall be less than ten (10) feet.
6	(2) Private usable open space shall be located a maximum of four
7	(4) feet above or below a private entry to the unit it serves. The floor of the unit accessed by this
8	entry shall have a minimum area of three hundred (300) square feet. This minimum area may
9	include a private garage if habitable floor area of the same unit is located directly above.
0	b. Lowrise Duplex/Triplex Zones Common Open Space. Required
1	common open space shall be provided at ground level in one (1) contiguous parcel with a minimum
2	area of six hundred (600) square feet, except that in cottage housing developments, the quantity
3	per unit shall be a minimum of one hundred fifty (150) square feet. In cottage housing
4	developments, each cottage shall abut the common open space. No horizontal dimension of the
5	open space shall be less than ten (10) feet.
6	c. Lowrise 1, Lowrise 2, Lowrise 3 and Lowrise 4 Zones Ground-
17	related Housing.
8	(1) In Lowrise 1 zones the required open space shall be provided
9	in one (1) contiguous parcel, except that in cottage housing developments, the open space shall be
20	allotted as described in subsections A2c above and B1c(5) below. In Lowrise 2, Lowrise 3 and
21	Lowrise 4 zones, the required open space for each ground-related dwelling unit is not required to
22	be in one (1) contiguous area, but no open space area shall be less than one hundred twenty (120)
22 23 24 25	square feet. No horizontal dimension of the open space shall be less than ten (10) feet.
24	(2) Required open space may be located a maximum of ten (10)
	feet above or below the unit it serves, except as permitted in subsection B1c(4), provided that the
26	access to such open space does not go through or over common circulation areas, common or
27	public open spaces, or the open space serving another unit.
28	(3) At least fifty (50) percent of the required open space for a unit
29	shall be level, provided that:
30	i. The open space may be terraced; and
31	ii. Minor adjustments in level shall be permitted as long as
32	the difference in elevation between the highest and lowest point does not exceed two (2) feet.
33	(4) For additional dwelling units proposed within a structure
34	existing on August 11, 1982, the vertical distance between the unit and the private, landscaped
35	open space may exceed ten (10) feet where the following criteria are met:
36	i. Where the structure was constructed with floor-to-floor
37	heights in excess of ten (10) feet, the open space may be located a maximum of ten (10) feet plus
38	the height between floors in excess of ten (10) feet, above or below the unit it serves; or
39	ii. Where the structure was constructed with the first floor
10	in excess of two (2) feet above grade, the open space may be located a maximum of ten (10) feet

1	plus the additional height of the first floor in excess of two (2) feet above grade, above or below
2	the unit it serves.
3	(5) Lowrise 1 Zone Cottage Housing Developments.
4	i. At least fifty (50) percent of the required total open
5	space per unit shall be provided as private usable open space in one (1) contiguous parcel. No
6	horizontal dimension of the open space shall be less than ten (10) feet.
7	ii. Common open space shall be provided at ground level
8	in one (1) contiguous parcel with a minimum area per unit of one hundred fifty (150) square feet.
9	No horizontal dimension of the open space shall be less than ten (10) feet. Each cottage shall abut
10	the common open space.
11	d. Required open space may be located in the front, sides or rear of the
12	structure.
13	e. To ensure privacy of open space, openings such as windows and doors
14	on the ground floor of walls of a dwelling unit or common areas, which directly face the open space
15	of a different unit, are prohibited, unless such openings are screened by view-obscuring fences,
16	freestanding walls or wingwalls.
17	f. Parking areas, driveways and pedestrian access, except for pedestrian
18	access meeting the Washington State Building Code, Chapter 11, shall not be counted as open
19	space.
20	g. Required private usable open space shall be landscaped according to
21	standards promulgated by the Director for ground-related dwelling units.
22	2. Lowrise 1, Lowrise 2, Lowrise 3 and Lowrise 4 Zones Apartments.
23	a. No horizontal dimension for required ground-level open space shall be
24	less than ten feet (10').
25	b. Required open space is permitted in the front, sides or rear of the
26	structure.
27	c. Parking areas, driveways and pedestrian access, except pedestrian
28	access meeting the Washington State Building Code, Chapter 11, shall not be counted as open
29	space.
30	d. In order to qualify as above-ground level open space, balconies, decks
31	and in L3 and L4 zones, individual unit decks on roofs, shall all have a minimum horizontal
32	dimension of six (6) feet, and a total area of at least sixty (60) square feet, while common roof
33	gardens in L3 and L4 zones shall have a minimum area of two hundred fifty (250) square feet.
34	Common roof garden open space shall be landscaped according to the rules promulgated by the
35	Director.
36	e. For cluster development, at least twenty (20) percent of the required
37	open space shall be provided in one (1) contiguous area.
38	f. Terraced Housing on a Slope of Twenty-five (25) Percent or More.
39	(1) No horizontal dimension for required ground-level open space
40	shall be less than ten (10) feet.

1	(2) Required open space is permitted in the front, sides or rear of
2	the structure.
3	(3) Parking areas, driveways and pedestrian access, except for
4	pedestrian access meeting the Washington State Building Code, Chapter 11, shall not be counted
5	as open space.
6	(4) In order to qualify as above-ground-level open space, rooftop
7	areas shall have a minimum horizontal dimension of at least ten (10) feet and a total area of at least
8	one hundred twenty (120) square feet.
9	g. ((Rooftop open space within the following parameters shall not count
10	toward meeting open space requirements: the area eight feet (8') from and in front of a directional
11	antenna and at least two feet (2') from the back of a directional antenna, or, for an omnidirectional
12	antenna, eight feet (8') away from the antenna in all directions. The Seattle King County Public
13	Health Department may require a greater distance for paging facilities after review of the Non-
14	Ionizing Electromagnetic Radiation (NIER) report.)). When a transmitting antenna is sited or
15	proposed to be sited on a rooftop where required open space is located, see Section 23.57.011.
16	3. Open Space Exception. When all parking and access to parking is uncovered
17	and is surfaced in permeable material, except gravel, the quantity of required ground-level open
18	space shall be reduced by five (5) percent of the total lot area.
19	
20	
21	Section 8. Subsection D of Section 23.45.050 of the SMC, which Section was last
22	amended by Ordinance 120117, is amended as follows:
23	
24	23.45.050 Midrise—Structure height.
25	
26	* * *
27	
28	D. Rooftop Features.
29	1. ((Radio and television receive only antennas, except dish antennas, f)) Flagpoles
30	and religious symbols for religious institutions are exempt from height controls, except as regulated
31	in Chapter 23.64, Airport Height District, provided they are no closer than fifty percent (50%) of
32	their height above existing grade or, if attached only to the roof, no closer than fifty percent (50%)
33	of their height above the roof portion where attached, to any adjoining lot line.
34	2. Railings, planters, skylights, clerestories, greenhouses, parapets, and firewalls
35	may extend four feet (4') above the maximum height limit set in subsections A and B of this
36	((s))Section.
37	3. The following rooftop features may extend up to ten (10) feet above the
38	maximum height limit set in subsections A and B of this section, so long as the combined total
39	coverage of all features does not exceed fifteen (15) percent of the roof area or twenty (20%)
40	percent of the roof area if the total includes screened mechanical equipment:
41	a. Stair and elevator penthouses;

1	b. Mechanical equipment;
2	c. Play equipment and open-mesh fencing which encloses it, so long as the
3	fencing is at least five feet (5') from the roof edge;
4	d. Chimneys;
5	e. Sun and wind screens;
6	f. Penthouse pavilions for the common use of residents;
7	g. Greenhouses which meet minimum energy standards administered by
8	the Director((-));
9	h. Minor communication utilities and accessory communication devices,
10	except that height is regulated according to the provisions of Section 23.57.011.
11	4. For height exceptions for solar collectors, see Section 23.45.146, Solar
12	collectors.
13	5. In order to protect solar access for property to the north, the applicant shall
14	either locate the rooftop features listed in this subsection at least ten (10) feet from the north edge
15	of the roof, or provide shadow diagrams to demonstrate that the proposed location of such rooftop
16	features would shade property to the north on January 21st at noon no more than would a structure
17	built to maximum permitted bulk:
18	•
19	a. Solar collectors;
20	b. Planters;
	c. Clerestories;
22	d. Greenhouses;
23	e. ((Dish antennas)) Minor communication utilities and accessory
24	communication devices, permitted according to the provisions of ((Chapter)) Section 23.57.011;
21 22 23 24 25 26 27	f. Nonfirewall parapets;
26	g. Play equipment;
27	h. Sun and wind screens;
28	<ul><li>i. Penthouse pavilions for the common use of residents.</li></ul>
29	6. For height limits and exceptions for communication utilities and devices, see
30	Section 23.57.011.
31	2000 2010 11V11.
32	
33	Section 9. Subsection B of Section 23.45.058 of the SMC, which Section was last
34	amended by Ordinance 120117, is amended as follows:
35	amended by Ordinance 120117, is unferided as follows.
36	23.45.058 Midrise—Open space requirements.
37	20.45.050 Mildrise Open space requirements.
38	* *
39	B. Development Standards.
40	Required open space shall be landscaped according to standards promulgated
41	by the Director.
	- j

1	2. Ground-related Housing.
2	a. The required open space for each unit is not required to be in one (1)
3	contiguous area, but no open space area shall be less than one hundred twenty (120) square feet,
4	and no horizontal dimension shall be less than ten (10) feet.
5	b. Required open space may be located in the front, sides or rear of the
6	structure.
7	c. Required open space may be located a maximum of ten (10) feet above
8	or below the unit it serves, provided that the access to such open space does not go through or
9	over common circulation areas, common or public open space, or the open space serving another
10	unit, except as permitted in subsection B2e.
11	d. The grade of the open space can either be the existing grade or
12	within eighteen (18) inches of existing grade. The portion of the open space which is within ten (10)
13	feet of the unit shall include the point where the access to the open space from the unit occurs.
14	e. Direct access to the open space shall be from at least one (1)
15	habitable room of at least eighty (80) square feet of the principal living areas of the unit. Principal
16	living areas shall not include foyers, entrance areas, closets or storage rooms, hallways, bathrooms
17	or similar rooms alone or in combination.
18	f. At least fifty (50) percent of the required open space for a unit shall be
19	level, provided that:
20	(1) The open space may be terraced; and
21	(2) Minor adjustments in level shall be permitted as long as the
22	difference in elevation between the highest and lowest point does not exceed two (2) feet.
23	g. For additional dwelling units proposed within a structure existing on
24	August 11, 1982, the vertical distance between the unit and the private, landscaped open space
25	may exceed ten (10) feet where the following criteria are met:
26	(1) Where the structure was constructed with floor-to-floor
27	heights in excess of ten (10) feet, the open space may be located a maximum of ten (10) feet plus
28	the height between floors in excess of ten (10) feet, above or below the unit it serves;
29	(2) Where the structure was constructed with the first floor in
30	excess of two (2) feet above grade, the open space may be located a maximum of ten (10) feet
31	plus the additional height of the first floor in excess of two (2) feet above grade, above or below
32	the unit it serves.
33	h. To ensure privacy of open space, openings such as windows and doors
34	on the ground floor of walls of a dwelling unit or common area which directly faces the open space
35	of a different unit are prohibited, unless such openings are screened by view-obscuring fences,
36	freestanding walls, or wingwalls. Fences, freestanding walls, or wingwalls located in setbacks shall
37	be no more than six (6) feet in height in accordance with Section 23.45.014G.
38	i. Parking areas, driveways and pedestrian access, except for pedestrian
39	access meeting the Washington State Building Code, Chapter 11—Accessibility, shall not be
40	counted as open space.
41	3. Apartments.

1	a. No horizontal dimension for required ground_level open space shall be
2	less than ten (10) feet.
3	b. Required open space is permitted in the front, sides or rear of the
4	structure.
5	c. Parking areas, driveways and pedestrian access, except for pedestrian
6	access meeting the Washington State Building Code, Chapter 11—Accessibility, shall not be
7	counted as open space.
8	d. In order to qualify as above-ground open space, balconies and decks
9	shall have a minimum horizontal dimension of at least six (6) feet, and the minimum area shall be
10	sixty (60) feet.
11	e. For cluster development, at least twenty (20) percent of the required
12	open space shall be provided in one (1) contiguous area.
13	f. When a transmitting antenna is sited or proposed to be sited on a
14	rooftop where required open space is located, see Section 23.57.011.
15	4. Terraced Housing on a Slope of Twenty-five (25) Percent or More.
16	a. No horizontal dimension for required ground-level open space shall be
17	less than ten (10) feet.
18	b. Required open space is permitted in the front, sides or rear of the
19	structure.
20	c. Parking areas, driveways and pedestrian access, except for pedestrian
21	access meeting the Washington State Building Code, Chapter 11—Accessibility, shall not be
22	counted as open space.
23	d. In order to qualify as above-ground open space, balconies $((\Theta r))$ and
24	decks shall have a minimum horizontal dimension of at least ten (10) feet, and a total area of at least
25	one hundred twenty (120) feet.
26	one nanarea twenty (120) rees.
27	* * *
28	
29	
30	Section 10. Subsection C of Section 23.45.066 of the SMC, which Section was last
31	amended by Ordinance 120117, is amended as follows:
32	amended by Stankinee 120117, is amended as follows.
33	23.45.066 Highrise—Structure height.
34	20.13.000 Ingmise Structure neight
35	* * *
36	
37	C. Height Exceptions.
38	1. ((Radio and television receive only antennas, except dish antennas, f))Flagpoles
39	and religious symbols for religious institutions are exempt from height controls, except as regulated
40	in Chapter 23.64, Airport Height District, provided they are no closer than fifty percent (50%) of
40	in Chapter 25.04, Airport Freight District, provided they are no closer than inty percent (50%) of

l	their height above existing grade or, if attached only to the roof, no closer than fifty percent (50%)
2	of their height above the roof portion where attached, to any adjoining lot line.
3	2. Railings, planters, skylights, clerestories, greenhouses, parapets, and firewalls
4	may extend four feet (4') above the maximum height limit set in subsections A and B of this
5	((s))Section.
6	3. The following rooftop features may extend up to ten feet (10') above the
7	maximum height limit, so long as the combined total coverage of all features does not exceed fifteen
8	percent (15%) of the roof area, or twenty percent (20%) of the roof area if the total includes
9	screened mechanical equipment:
10	a. Stair and elevator penthouses;
11	b. Mechanical equipment;
12	c. Play equipment and open-mesh fencing which encloses it, so long as the
13	fencing is at least five feet (5') from the roof edge;
14	d. Chimneys;
15	e. Sun and wind screens;
16	f. Penthouse pavilions for the common use of residents((-));
17	g. Minor communication utilities and accessory communication devices,
18	except that height is regulated according to the provisions of Section 23.57.011.
19	4. For height exceptions for solar collectors, see Section 23.45.146, Solar
20	collectors.
21	5. In order to protect solar access for property to the north, the applicant shall
22	either locate the rooftop features listed below at least ten feet (10') from the north edge of the roof,
23	or provide shadow diagrams to demonstrate that the proposed location of such rooftop features
24	would shade property to the north on January 21st at noon no more than would a structure built to
25	maximum permitted bulk:
26	a. Solar collectors;
27	b. Planters;
28	c. Clerestories;
29	d. Greenhouses;
30	e. ((Dish antennas)) Minor communication utilities and accessory
31	communication devices, permitted according to the provisions of ((Chapter)) Section 23.57.011;
32	f. Nonfirewall parapets;
33	g. Play equipment;
34	h. Sun and wind screens;
35	i. Penthouse pavilions for the common use of residents.
36	6. For height limits and exceptions for communication utilities and devices, see
37	Section 23.57.011.
38	
39	
40	Section 11. Subsection B of Section 23.45.074 of the SMC, which Section was adopted
41	by Ordinance 110570, is amended as follows:

1		
2	23.45.074 HighriseOpen space requirements.	
3		
4	* * *	
5		
6	B. Development Standards.	
7	1. No horizontal dimension for required open space at ground level of	or on the roof
8	of the base structure shall be less than fifteen feet (15'), nor shall any open space area	be less than
9	two hundred twenty-five (225) square feet.	
10	2. In order to qualify as above-ground-level open space, balconies, of	decks, or
11	open space on the roof of a base structure shall be thirty-seven feet (37') or less above	e existing
12	grade.	
13	3. Required open space is permitted in the front, side or rear of the st	tructure.
14	4. Parking areas, driveways and pedestrian access, except for pedes	trian access
15	meeting the Washington State ((Rules and Regulations for Barrier-Free Design)) Build	ding Code,
16	Chapter 11, shall not be counted as open space.	
17	5. In order to qualify as above-ground open space, no horizontal dim	ension for
18	balconies and decks shall be less than six feet (6'), and the minimum area for balconie	es and decks
19	shall be sixty feet (60').	
20	6. When a transmitting antenna is sited or proposed to be sited on a r	rooftop
21	where required open space is located, see Section 23.57.011.	
22		
23		
24	Section 12. Subsection E of Section 23.47.002 of the SMC, which Section v	vas last
25	amended by Ordinance 117430, is amended as follows:	
26		
27	23.47.002 Scope of provisions.	
28	***	
29	E. Requirements for streets, alleys and easements are provided in Chapter 23	.53.
30	Standards for parking quantity, access and design are provided in Chapter 23.54. Sign	ns shall be
31	regulated by Chapter 23.55. Methods for measurements are provided in Chapter 23.	86.
32	((Requirements for c)) Communication utilities and accessory communication devices	(( <del>are</del>
33	contained)) except as exempted in Section 23.57.002 are subject to the regulations in	this Chapter
34	and additional regulations in Chapter 23.57.	
35		
36	***	
37		
38	Section 13. Section 23.47.012 of the SMC, which Section was last amende	ed by
39	Ordinance 120117, is amended as follows:	
40		
41	23.47.012 Structure height and floor area ratio.	

1	
2	* * *
3	
4	G. Rooftop Features.
5	1. ((Radio and television receiving antennas excluding dish antennas; ham radio
6	towers; s)) Smokestacks, chimneys; flagpoles; and religious symbols for religious institutions are
7	exempt from height controls, except as regulated in 23.64, Airport Height District, provided they
8	are a minimum of ten feet (10') from any side or rear lot line.
9	2. Open railings, planters, skylights, clerestories, greenhouses, parapets and
10	firewalls may extend up to four feet (4') above the maximum height limit with unlimited rooftop
11	coverage.
12	3. Solar collectors.
13	a. In zones with height limits of thirty feet (30') or forty feet (40'), solar
14	collectors may extend up to four feet (4') above the maximum height limit, with unlimited rooftop
15	coverage.
16	b. In zones with height limits of sixty-five feet (65') or more, solar
17	collectors may extend up to seven feet (7') above the maximum height limits, with unlimited rooftop
18	coverage.
19	4. The following rooftop features may extend up to fifteen feet (15') above the
20	maximum height limit, so long as the combined total coverage of all features listed in this subsection
21	does not exceed twenty percent (20%) of the roof area or twenty-five percent (25%) of the roof
22	area if the total includes stair or elevator penthouses or screened mechanical equipment:
23	a. Solar collectors;
24	b. Stair and elevator penthouses;
25	c. Mechanical equipment;
26	d. Play equipment and open-mesh fencing which encloses it, so long as the
27	fencing is at least fifteen feet (15') from the roof edge; and
28	e. ((Dish antennas,)) Minor communication utilities and accessory
29	communication devices, except that height is regulated according to the provisions of ((Chapter))
30	Section 23.57.012.
31	5. In order to protect solar access for property to the north, the applicant shall
32	either locate the rooftop features listed in this ((subdivision)) subsection at least ten feet (10') from
33	the north edge of the roof, or provide shadow diagrams to demonstrate that the proposed location
34	of such rooftop features would shade property to the north on January 21st at noon no more than
35	would a structure built to maximum permitted bulk:
36	a. Solar collectors;
37	b. Planters;
38	c. Clerestories;
39	d. Greenhouses;
40	e. ((Dish antennas,)) Minor communication utilities and accessory
41	communication devices, permitted according to the provisions of ((Chapter)) Section 23.57.012;

1	f. Non-firewall parapets;
2	g. Play equipment.
3	6. Structures existing prior to May 10, 1986 may add new or replace existing
4	mechanical equipment up to fifteen (15) feet above the roof elevation of the structure and shall
5	comply with the noise standards of Section 23.47.018.
6	7. For height limits and exceptions for communication utilities and accessory
7	communication devices, see Section 23.57.012.
8	
9	* * *
10	((I. Television Receiving Antennas. The maximum height of television receiving antennas,
11	except for dish antennas, shall be no more than fifty (50) feet in zones where the maximum height
12	limit does not exceed fifty (50) feet. In zones with a maximum height limit which exceeds fifty (50)
13	feet the maximum height of the antenna shall not exceed the maximum height allowed for all
14	structures.
15	J.)) <u>I.</u> Height Exceptions for Public Schools.
16	1. For new public school construction on new public school sites, the maximum
17	permitted height shall be the maximum height permitted in the zone.
18	2. For new public school construction on existing public school sites, the maximum
19	permitted height shall be the maximum height permitted in the zone or thirty-five (35) feet plus
20	fifteen (15) feet for a pitched roof, whichever is greater.
21	3. For additions to existing public schools on existing public school sites, the
22	maximum height permitted shall be the maximum height permitted in the zone, the height of the
23	existing school, or thirty-five (35) feet plus fifteen (15) feet for a pitched roof, whichever is greater.
24	4. Development standard departure for structure height may be granted or required
25	pursuant to the procedures and criteria set forth in Chapter 23.79. For construction of new
26	structures on new and existing public school sites to the extent not otherwise permitted outright,
27	maximum height which may be granted as a development standard departure in zones with height
28	limits of thirty (30) or forty (40) feet shall be thirty-five (35) feet plus fifteen (15) feet for a pitched
29	roof for elementary schools and sixty (60) feet plus fifteen (15) feet for a pitched roof for
30	secondary schools. All height maximums may be waived by the Director when waiver would con-
31	tribute to reduced demolition of residential structures.
32	5. To qualify for the pitched roof exception, all parts of the roof above the height
33	limit must be pitched at a rate of not less than three to twelve (3:12). No portion of a shed roof
34	shall extend above the height limit under this provision.
35	
36	
37	Section 14. Subsection B of Section 23.47.024 of the SMC, which Section was last
38	amended by Ordinance 118794, is amended as follows:
39	
40	23.47.024 Open space standards.
41	• •

8/20/01 Telecom SEPA

1	* * *
2	
3	B. Open Space Development Standards.
4	1. When permitted, required usable open space may be provided at ground level
5	or may be provided above ground in the form of balconies, decks, solaria, greenhouses, or roof
6	gardens or decks.
7	2. Balconies and decks provided above the ground as open space shall have a
8	minimum area of sixty (60) square feet and no horizontal dimension shall be less than six (6) feet.
9	3. Usable open space at ground level, and roof gardens, solaria, and greenhouses
10	provided above ground as open space shall have a minimum area of two hundred fifty (250) square
11	feet. No horizontal dimension shall be less than ten (10) feet.
12	4. Required usable open space is permitted at the front, sides, or rear of the
13	structure.
14	5. Parking areas, driveways, and pedestrian access to the nonresidential or
15	residential entrances, except for pedestrian access meeting the Washington State Building Code,
16	Chapter 11 Accessibility, shall not be counted as open space.
17	6. Required open space shall be landscaped according to standards promulgated
18	by the Director.
19	7. ((Rooftop space within the following parameters shall not count toward meeting
20	open space requirements: the area eight (8) feet from and in front of a directional antenna and at
21	least two (2) feet from the back of a directional antenna, or, for an omnidirectional antenna, eight
22	(8) feet away from the antenna in all directions. The Seattle-King County Public Health
23	Department may require a greater distance for paging facilities after review of the Non-Ionizing
24	Electromagnetic Radiation (NIER) report.)) When a transmitting antenna is sited or proposed to
25	be sited on a rooftop where required open space is located, see Section 23.57.012.
26	
27	
28	<b>Section 15</b> . Subsection B of Section 23.48.002 of the SMC, which Section was last
29	amended by Ordinance 119239, is amended as follows:
30	
31	23.48.002 Scope of provisions.
32	***
33	B. Other regulations, such as requirements for streets, alleys and easements (Chapter
34	23.53); standards for parking quantity, access and design (Chapter 23.54); signs (Chapter 23.55);
35	and methods for measurements (Chapter 23.86) ((and requirements for communication utilities and
36	accessory communication devices (Chapter 23.57) ))may apply to development proposals.
37	Communication utilities and accessory communication devices except as exempted in Section
38	23.57.002 are subject to the regulations in this Chapter and additional regulations in Chapter
39	<u>23.57.</u>
40	
41	

1	Section 16. Subsection C of Section 23.48.010 of the SMC, which Section was last
2	amended by Ordinance 120117, is amended as follows:
3	
4	23.48.010 General structure height
5	***
6	C. Rooftop Features.
7	1. ((Radio and television receiving antennas excluding dish antennas; ham radio
8	towers; s)) Smokestacks, chimneys; flagpoles; and religious symbols for religious institutions are
9	exempt from height controls, except as regulated in Chapter 23.64. Airport Height Overlay
10	District, provided they are a minimum of ten feet (10') from any side or rear lot line.
11	2. Open railings, planters, skylights, clerestories, greenhouses, parapets and
12	firewalls may extend up to four feet (4') above the maximum height limit with unlimited rooftop
13	coverage.
14	3. Solar collectors may extend up to seven feet (7') above the maximum height
15	limit, with unlimited rooftop coverage.
16	4. The following rooftop features may extend up to fifteen feet (15') above the
17	maximum height limit, so long as the combined total coverage of all features listed in this subsection
18	D4 does not exceed twenty percent (20%) of the roof area, or twenty-five percent (25%) of the
19	roof area if the total includes stair or elevator penthouses or screened mechanical equipment:
20	a. Solar collectors;
21	b. Stair and elevator penthouses;
22	c. Mechanical equipment;
23	d. Atriums, greenhouses, and solariums;
24	e. Play equipment and open mesh fencing which encloses it, as long as the
25	fencing is at least fifteen feet (15') from the roof edge; and
26	f. ((Dish antennas, )) Minor communication utilities and accessory
27	communication devices, except that height is regulated according to the provisions of ((Chapter))
28	<u>Section</u> 23.57 <u>.012</u> .
29	5. In order to protect solar access for property to the north, the applicant shall
30	either locate the rooftop features listed in this subsection D5 at least ten feet (10') from the north
31	edge of the roof, or provide shadow diagrams to demonstrate that the proposed location of such
32	rooftop features would shade property to the north on January 21st at noon no more than would a
33	structure built to maximum permitted bulk:
34	a. Solar collectors;
35	b. Planters;
36	c. Clerestories;
37	d. Atriums, greenhouses and solariums;
38	e. (( <del>Dish antennas,</del> )) Minor communication utilities and accessory
39	communication devices according to the provisions of ((Chapter)) Section 23.57.012;
40	f. Nonfirewall parapets;
41	g. play equipment.

1	6. Screening. Rooftop mechanical equipment and elevator penthouses shall be
2	screened with fencing, wall enclosures, or other structures.
3	7. For height limits and exceptions for communication utilities and accessory
4	communication devices, see Section 23.57.012.
5	
6	
7	Section 17. Subsection E of Section 23.49.002 of the SMC, which Section was last
8	amended by Ordinance 116295, is amended as follows:
9	
10	23.49.002 Scope of provisions.
11	***
12	E. Communication utilities and accessory communication devices ((are regulated by))
13	except as exempted in Section 23.57.002 are subject to the regulations in this Chapter and
14	additional regulations in Chapter 23.57.
15	
16	
17	<b>Section 18</b> . Subsection C of Section 23.49.008 of the SMC, which Section was last
18	amended by Ordinance 120443, is amended as follows:
19	
20	23.49.008 Structure height.
21	
22	The following provisions regulating structure height shall apply to all property in downtown zones
23	except the DH1, PSM, IDM, and IDR zones.
24	* * *
25	* * *
26	C. Dankan Fratana
27	C. Rooftop Features.
28 29	1. The following rooftop features are permitted with unlimited rooftop coverage
29 30	and may not exceed the height limits as indicated:
31	a. Open railings, planters, clerestories, skylights, play equipment, parapets and firewalls up to four (4) feet above the maximum height limit;
32	b. Solar collectors up to seven (7) feet above the maximum height limit;
33	and
34	c. The rooftop features listed below may extend up to fifty (50) feet above
35	the roof of the structure on which they are located or fifty (50) feet above the maximum height limit,
36	whichever is less, except as regulated in Chapter 23.64, Airport Height Overlay District:
37	(((1) Major or minor communication utilities,))
38	$((\frac{(2)}{2}))$ (1) Religious symbols for religious institutions,
39	$(((\frac{2}{3})))$ (1) Religious symbols for religious histitutions, $((\frac{3}{3}))$ (2) Smokestacks, and
40	(((4))) (3) Flagpoles.
41	They shall be located a minimum of ten (10) feet from all lot lines.
	interpolation of to the state of the state o

1	2. The following rooftop features are permitted as long as the combined coverage
2	of all features does not exceed twenty (20) percent of the roof area, or twenty-five (25) percent if
3	the total includes stair or elevator penthouses or screened mechanical equipment. Except in the
4	PMM zone, additional combined coverage of all rooftop features, not to exceed thirty-five (35)
5	percent of the roof area, may be permitted through the Design Review process for Development
6	Standard Departures in Section 23.41.012.
7	a. The following rooftop features are permitted to extend up to fifteen (15)
8	feet above the maximum height limit:
9	(1) Solar collectors;
10	(2) Stair penthouses;
11	(3) Play equipment and open-mesh fencing, as long as the fencing
12	is at least fifteen (15) feet from the roof edge;
13	(4) Mechanical equipment; and
14	(5) Mechanical equipment, whether new or replacement, may be
15	allowed up to fifteen (15) feet above the roof elevation of a structure existing prior to June 1, 1998.
16	b. Elevator penthouses are permitted to extend beyond the maximum
17	height limit as follows:
18	(1) In the PMM zone, up to fifteen (15) feet above the maximum
19	height limit for the zone.
20	(2) Except in the PMM zone, up to twenty (20) feet above the
21	maximum height limit for a penthouse designed for an elevator cab up to eight (8) feet high; or
22 23	(3) Except in the PMM zone, up to twenty-two (22) feet above
23	the maximum height limit for a penthouse designed for an elevator cab more than eight (8) feet high.
24 25	c. Minor communication utilities and accessory communication devices,
25	regulated according to Section 23.57.013, shall be included within the maximum permitted rooftop
26	coverage.
27	3. Screening of Rooftop Features.
28	a. Measures may be taken to screen rooftop features from public view
29	through the Design Review process or, if located within the Pike Place Market Historical District,
30	by the Market Historical Commission.
31	b. Except in the PMM zone, the amount of roof area enclosed by rooftop
32	screening may exceed the maximum percentage of the combined coverage of all rooftop features as
33	provided in subsection C2 above.
34	c. Except in the PMM zone, in no circumstances shall the height of rooftop
35	screening exceed ten (10) percent of the maximum height of the zone in which the structure is
36	located, or fifteen (15) feet, whichever is greater. In the PMM zone, the height of the screening
37	shall not exceed the height of the rooftop feature being screened, or such greater height necessary
38	for effective screening as determined by the Pike Place Market Historical Commission.
39	4. Administrative Conditional Use for Rooftop Features. The rooftop features
40	listed in subsection C1c above may exceed a height of fifty (50) feet above the roof of the structure
41	on which they are located if authorized by the Director through an administrative conditional use.

1	Chapter 23.76. The request for additional height shall be evaluated on the basis of public benefits
2	provided, the possible impacts of the additional height, consistency with the City's land use
3	policies, and the following specific criteria:
4	a. The feature shall be compatible with and not adversely affect the
5	downtown skyline.
6	b. The feature shall not have a substantial adverse effect upon the light, air,
7	solar and visual access of properties within a three-hundred (300) foot radius.
8	c. The feature, supporting structure and structure below shall be
9	compatible in design elements such as bulk, profile, color and materials.
10	((d. The feature shall not adversely affect the function of existing
11	transmission or receiving equipment within a five (5) mile radius.))
12	$((e))\underline{d}$ . The increased size is necessary for the successful physical function
13	of the feature, except for religious symbols.
14	5. Residential Penthouses Above Height Limit in DRC Zone.
15	a. A residential penthouse exceeding the maximum allowable height shall
16	be permitted in the DRC zone only on a mixed-use, City-designated Landmark structure for which
17	a Certificate of Approval by the Landmarks Preservation Board is required. A residential
18	penthouse allowed under this section may cover a maximum of fifty (50) percent of the total roof
19	surface. Except as the Director may allow under subsection 5b of this section:
20	(1) A residential penthouse allowed under this subsection shall be
21	set back a minimum of fifteen (15) feet from the street property line.
22	(2) A residential penthouse may extend up to eight (8) feet above
23	the roof, or twelve (12) feet above the roof when set back a minimum of thirty (30) feet from the
24	street property line.
25	b. If the Director determines, after a sight line review based upon
26	adequate information submitted by the applicant, that a penthouse will be invisible or minimally
27	visible from public streets and parks within three hundred (300) feet from the structure, the
28	Director may allow one or both of the following:
29	(1) an increase of the penthouse height limit under subsection 5a of
30	this section by an amount up to the average height of the structure's street-facing parapet; or
31	(2) a reduction in the required setback for a residential penthouse.
32	c. The Director's decision to modify development standards pursuant to
33	subsection 5b must be consistent with the Certificate of Approval from the Landmarks
34	Preservation Board.
35	d. A residential penthouse allowed under this section shall not exceed the
36	maximum permitted height that could be permitted in the DRC zone by the City Council as
37	provided in Section 23.49.008 A1.
38	e. No rooftop features shall be permitted on a residential penthouse
39	allowed under this subsection 5.
40	6. For height limits and exceptions for communication utilities and accessory
41	communication devices, see Section 23.57.013.

**Section 19.** Subsection E of Section 23.49.009 of the SMC, which Section was adopted by Ordinance 120443, is amended as follows:

23.49.009 Open space.

\* \* \*

E. Limitations. Open space satisfying the requirement of this section for any project shall not be used to satisfy the open space requirement for any other project, nor shall any bonus be granted to any project for open space meeting the requirement of this section for any other project. When a transmitting antenna is sited or proposed to be sited on a rooftop where required open space is located, see Section 23.57.013. Open space on the site of any building for which a master use permit decision was issued or a complete building permit application was filed prior to the effective date of the ordinance codified in this section, that is not required under the Land Use Code in effect when such permit decision was issued or such application filed but that would have been required for the same building by this section, shall not be used to satisfy the open space requirement or to gain an FAR bonus for any other project.

\* \* \*

**Section 20**. Subsection B of Section 23.49.208 of the SMC, which Section was last amended by Ordinance 113279, is amended as follows:

## 23.49.208 International District Mixed, structure height.

\* \* \*

- B. Rooftop features may be permitted according to the provisions of Section 23.66.332.
- $((B))\underline{C}$ . In the seventy-five (75) to eighty-five (85) foot height district, structures in excess of seventy-five (75) feet, to a maximum of eighty-five (85) feet, shall be permitted only if fifty (50) percent of the gross floor area, excluding parking, is in residential use.
- ((C))D. In the one hundred (100) to one hundred twenty (120) foot height district, structures in excess of one hundred (100) feet, to a maximum of one hundred twenty (120) feet shall be permitted if seventy-five (75) percent or more of the gross floor area, excluding parking, is in residential use, or may be permitted as part of a planned community development, pursuant to Section 23.49.036, Planned community development.
- $((D))\underline{E}$ . In the sixty-five (65) to one hundred twenty (120) foot height district, structures in excess of sixty-five (65) feet, to a maximum of one hundred twenty (120) feet, may be permitted

8/20/01
Telecom
SEPA

1 2 3	only as a part of a planned community development, pursuant to Section 23.49.036, Planned community development.
4 5 6 7	<b>Section 21.</b> Subsection A of Section 23.49.338 of the SMC, which Section was last amended by Ordinance 120443, is amended as follows:
8	23.49.338 Pike Market Mixed, prohibited uses.
9	A. The following uses are prohibited as both principal and accessory uses in areas outside
10	of the Pike Place Market Historical District, Map 1L:
11	1. Drive-in businesses, except gas stations located in parking garages;
12	2. Outdoor storage;
13	3. Adult motion picture theaters and adult panorams;
14	4. Transportation facilities;
15	5. <u>Major</u> (( <del>C</del> ))communication utilities;
16	6. All general manufacturing uses;
17	7. All salvage and recycling uses, except recycling collection stations;
18	8. All industrial uses;
19	9. Jails; and
20	10. Work-release centers.
21	
22	* * *
23	Section 22. Subsection D of Section 23.50.002 of the SMC, which Section was last
24	amended by Ordinance 116295, is amended as follows:
25	
26	23.50.002 Scope of provisions.
27	***
28	D. Communication utilities and accessory communication devices ((are regulated by))
29	except as exempted in Section 23.57.002 are subject to the regulations in this Chapter and
30	additional regulations in Chapter 23.57. Requirements for streets, alleys and easements are
31	provided in Chapter 23.53. Standards for parking access and design are provided in Chapter
32	23.54. Signs are regulated by Chapter 23.55. Methods for measurements are provided in Chapter
33	23.86. Definitions are in Chapter 23.84.
34	
35	***
36	
37	Section 23. Subsection A of Section 23.50.020, which Section was last amended by
38	Ordinance 120117, is amended as follows:
39	
40	23.50.020 All Industrial zones—Structure height exceptions and additional
41	restrictions.

1	A. Rooftop Features. Where height limits are otherwise applicable to a structure, and
2	except as provided in subsections C4, D4, E4 and F3 of Section 23.50.024, the following
3	conditions shall apply to rooftop features:
4	1. ((Radio and television receiving antennas, excluding dish antennas; amateur
5	radio towers; s)) Smokestacks; chimneys and flagpoles and religious symbols for religious
6	institutions are exempt from height controls, except as regulated in Chapter 23.64, Airport District,
7	provided they are a minimum of ten feet (10') from any side or rear lot line.
8	2. Open railings, planters, skylights, clerestories, greenhouses, parapets and
9	firewalls may extend four feet (4') above the maximum height limit with unlimited rooftop coverage.
10	3. Solar collectors may extend up to seven feet (7') above the maximum height
11	limit, with unlimited rooftop coverage.
12	4. The following rooftop features may extend up to fifteen feet (15') above the
13	maximum height limit, as long as the combined total coverage of all features listed in this subsection
14	does not exceed twenty percent (20%) of the roof area, or twenty-five percent (25%) of the roof
15	area if the total includes screened mechanical equipment:
16	a. Solar collectors;
17	b. Stair and elevator penthouses;
18	c. Mechanical equipment; and
19	d. ((Dish antennas,)) Minor communication utilities and accessory
20	communication devices, except that height is regulated according to the provisions of ((Chapter))
21	<u>Section</u> 23.57 <u>.015</u> .
22	
23	* * *
24	Subchapter I General Provisions
25	
26	<b>Section 24</b> . Section 23.57.001 of the SMC, last amended by Ordinance 118414, is
27	further amended as follows:
28	
29	23.57.001 Intent and Objectives.
30	((The intent of this chapter is to provide)) This Chapter provides regulations and development
31	standards for major and minor communication utilities and accessory communication devices. The
32	regulations and development standards contained in this Chapter are imposed to minimize the
33	health, safety and visual impact of telecommunication utilities on nearby areas. Development of
34	communication utilities and accessory devices may also be subject to other regulations, including
35	but not limited to ((Title 25 of the Municipal Code ()) Chapter 25.05, SEPA Policies and
36	Procedures and ((; Chapter 25.09, Regulations for Environmentally Critical Areas;)) Chapter
37	25.10, Radiofrequency Radiation (( ))), in addition to the Land Use Code.
38	
39	
40	<b>Section 25.</b> Section 23.57.002 of the SMC, adopted by Ordinance 116295, is amended
41	as follows:

40

1	
2	23.57.002 Scope ((of provisions)) and applicability of provisions.
3	A. The provisions of this chapter shall apply to communication utilities and accessory
4	communication devices in all zones where permitted.
5	1. Direct broadcast satellite service, video programming service, or fixed wireless
6	service antennas, as defined in applicable federal regulations, that measure one (1) meter (3.28
7	feet) or less in diameter or diagonal measurement are exempt from the provisions of this chapter,
8	except in special review, historic and landmark districts and on buildings designated by the Seattle
9	Landmarks Preservation Board.
10	2. Special rule for satellite dish antennas. Satellite dish antennas are exempt from
11	the provisions of this chapter when:
12	a. the antenna measures one (1) meter (3.28 feet) or less in diameter in the
13	RSL, SF, LR, MR, HR, and RC zones; or
14	b. the antenna measures two (2) meters (6.56 feet) or less in diameter in
15	the NC, C, SCM, DOC, DRC, DMC, DH, IG, IC, IB, PSM, PMM, and IDM zones.
16	B. The provisions of this Chapter do not apply Citizen Band radios, equipment designed
17	and marketed as consumer products such as computers (including internet linkage), telephones,
18	microwave ovens and remote control toys, and to television broadcast and radio receive-only
19	antennas except satellite dishes not exempted in subsection A.
20	((B))C. Lots located in the Shoreline District shall meet the requirements of the Seattle
21	Shoreline Master Program in addition to the provisions of this chapter. In the event there is a
22	conflict between the regulations of the Shoreline Master Program and this chapter, the provisions of
23	the Shoreline Master Program shall apply.
24	D. Communication Utilities and Accessory Communication Devices Located in Major
25	Institutional Overlay Districts. Communication Utilities located in Major Institutional Overlay
26	Districts (Chapter 23.69) shall be subject to the use provisions and development standards of
27	Chapter 23.57. Communication devices accessory to major institution uses located in a Major
28	Institutional Overlay District shall be subject to the use provisions and development standards of
29	Chapter 23.57 unless such devices are addressed in a Master Plan adopted pursuant to
30	Subchapter VI of Chapter 23.69. Accessory Communication Devices associated with the
31	University of Washington are subject to Subsection 23.69.006.A.
32	
33	
34	Section 26. Subsection B of Section 23.57.003 of the SMC, which Section was adopted
35	by Ordinance 116295, is amended as follows:
36	
37	23.57.003 Nonconforming uses and structures.
38	

\* \* \*

B. The following activities shall be permitted outright for existing major and minor communication utilities and accessory communication devices which are nonconforming structures: structural alteration to meet safety requirements, replacement on-site, maintenance, renovation or repair. The addition of new telecommunication devices to an existing major communication utility transmission tower shall be permitted outright, except as follows: no more than a total of fifteen (15) horn and dish antennas which are over four (4) feet in any dimension may be located on an existing tower, unless the applicant submits copies of Federal Communications Commission licenses, as provided in Section 23.57.008 G, showing that all of the existing fifteen (15) horn and dish antennas over four (4) feet in any dimension, plus any proposed additional such horn or dish antenna, are accessory to the communication utility. Physical expansion shall be prohibited, except as may be permitted by ((Council Conditional Use)) the provisions in each zone.

**Section 27.** A new Section 23.57.004 is hereby added to Chapter 23.57 to read as follows:

16

#### 23.57.004 **Removal of Unused Facilities**

Any major or minor communication utility or accessory communication device that is regulated by this Chapter and that is not operated for a period of six (6) months shall be considered abandoned, and the owner or operator of such unused facility shall remove all equipment, including but not limited to antennas, poles, towers, and equipment shelters associated with the use within six (6) months of the cessation of operation.

24

## **Subchapter II Major Communication Utilities**

**Section 28.** Section 23.57.005, adopted by Ordinance 116295, is amended as follows:

28

### 23.57.005 Permitted and prohibited locations.

30

A. Single Family, Residential Small Lot, Lowrise, Midrise, Highrise, ((and)) Neighborhood Commercial 1, 2 and 3, and the Seattle Cascade Mixed Zones.

1. New major communication utilities shall be prohibited.

34

2. Physical expansion of existing major communication utilities may be permitted by Council Conditional Use under the criteria listed in Section 23.57.006 and according to development standards in Section 23.57.008.

36 37 38

39

40

41

3. The following activities shall be permitted outright for existing communication utilities and accessory communication devices: structural alteration to meet safety requirements, replacement on-site, maintenance, renovation, or repair. The addition of new ((telecommunication)) accessory communication devices or new minor communication utilities to an existing tower shall be permitted outright, except as follows: No more than a total of fifteen (15) horn and dish antennas which are over four (4) feet in any dimension may be located on an existing

tower, unless the applicant submits copies of Federal Communications Commission licenses, as provided in Section 23.57.008 G, showing that all of the existing fifteen (15) horn and dish antennas over four (4) feet in any dimension, plus any proposed additional such horn or dish antennas, are accessory to the communication utility.

- B. Commercial 1 and 2 Zones.
  - 1. New Major Communication Utilities.
- a. Single-occupant major communication utilities may be permitted by Council Conditional Use under the criteria listed in Section 23.57.006 and according to the development standards in Section 23.57.008.
- b. Shared-use major communication utilities may be permitted by Administrative Conditional Use under the criteria listed in Section 23.57.007 and according to development standards in Section 23.57.008.
- 2. Physical expansion of existing major communication utilities may be permitted by Council Conditional Use under the criteria listed in Section 23.57.006 and according to development standards in Section 23.57.008.
- 3. The following activities shall be permitted outright for existing communication utilities and accessory communication devices: structural alteration to meet safety requirements, replacement on-site, maintenance, renovation, or repair. The addition of new ((telecommunication)) accessory communication devices or new minor communication utilities to an existing tower shall be permitted outright, except as follows: No more than a total of fifteen (15) horn and dish antennas which are over four (4) feet in any dimension may be located on an existing tower, unless the applicant submits copies of Federal Communications Commission licenses, as provided in Section 23.57.008 G, showing that all of the existing fifteen (15) horn and dish antennas over four (4) feet in any dimension, plus any proposed additional such horn or dish antennas, are accessory to the communication utility.
  - C. Downtown Zones.
- 1. In Pioneer Square Mixed, International District Mixed, International District Residential, and Pike Market Mixed Zones, new major communication utilities shall be prohibited.
- 2. In all other downtown zones, establishment or physical expansion of major communication utilities may be permitted, whether single-occupant or shared, by Administrative Conditional Use under the evaluation criteria listed in Section 23.57.007 and according to development standards in Section 23.57.008.
- 3. The following activities shall be permitted outright for existing communication utilities and accessory communication devices: structural alteration to meet safety requirements, replacement on-site, maintenance, renovation, or repair. The addition of new ((telecommunication)) accessory communication devices or new minor communication utilities, to an existing tower shall be permitted outright, except as follows: No more than a total of fifteen (15) horn and dish antennas which are over four (4) feet in any dimension may be located on an existing tower, unless the applicant submits copies of Federal Communications Commission licenses, as provided in Section 23.57.008 G, showing that all of the existing fifteen (15) horn and dish

1

antennas over four (4) feet in any dimension, plus any proposed additional such horn or dish antennas, are accessory to the communication utility.

D. Industrial Zones.

Establishment or physical expansion of major communication utilities, whether single- occupant or shared, may be permitted by Administrative Conditional Use under the criteria listed in Section 23.57.007 and the development standards in Section 23.57.008. The following activities shall be permitted outright for existing communication utilities and accessory communication devices: structural alteration to meet safety requirements, replacement on-site, maintenance, renovation, or repair. The addition of new ((telecommunication)) accessory communication devices or new minor communication utilities, to an existing tower shall be permitted outright, except as follows: no more than a total of fifteen (15) horn and dish antennas which are over four (4) feet in any dimension may be located on an existing tower, unless the applicant submits copies of Federal Communications Commission licenses, as provided in Section 23.57.008 G, showing that all of the existing fifteen (15) horn and dish antennas over four (4) feet in any dimension, plus any proposed additional such horn or dish antennas, are accessory to the communication utility.

**Section 29.** Subsections A and H of Section 23.57.008 of the SMC, which Section was adopted by Ordinance 116295, are amended as follows:

### 23.57.008 **Development standards.**

A. In Single Family, Residential Small Lot, Lowrise, Midrise, Highrise, ((and)) Neighborhood Commercial, and Seattle Cascade Mixed zones, physical expansion of a major communication utility may be permitted only when:

1. The expanded facility will be a shared-use utility, and another broadcaster has contracted to relocate its transmitter to the expanded facility; and

2. A different existing tower of similar size in the immediate vicinity will be removed within six months of issuance of the certificate of occupancy.

H. Equipment shelters and other accessory structures shall comply with the development standards of this Section whether or not physical expansion, as defined in Section 23.84.006, is proposed.

# Subchapter III Minor Communication Utilities and Accessory Communication Devices

38 39

Section 30. Section 23.57.009 of the SMC, as adopted by Ordinance 116295, is amended as follows:

40 41

1	23.57.009 Permitted and prohibited locations for all minor communication utilities, and
2	$\underline{d((P))}$ evelopment standards for minor communication utilities with freestanding
3	transmission towers ((for minor communication utilities)) in all zones.
4	(lor immor communication democes)) in an Zonesi
5	A. Permitted And Prohibited Locations For All Minor Communication Utilities. New
6	Minor Communication Utilities and Accessory Communication devices shall be regulated as
7	provided in Sections 23.57.010, 23.57.011, 23.57.012, 23.57.013, 23.57.014, and 23.57.015.
8	However, minor communication utilities shall be permitted at any location if the applicant can
9	demonstrate by technical studies that 1) the facility is for commercial mobile service, unlicensed
10	wireless services, fixed wireless service, or common carrier wireless exchange access service as
11	defined by applicable federal statutes or regulations; and 2) a facility at the site proposed is
12	necessary to close an existing significant gap or gaps in the availability of wireless communication
13	service and that, absent the proposed facility, remote users of wireless service are unable to
14	connect with the land-based national telephone network, or to maintain a connection capable of
15	supporting a reasonably uninterrupted communication; and 3) that the facility and the location
16	proposed is the least intrusive facility at the least intrusive location consistent with effectively closing
17	the service gap. In considering the degree of intrusiveness, the impacts considered shall include but
18	not be limited to visual, noise, compatibility with uses allowed in the zone, traffic and the
19	displacement of residential dwelling units in a residential zone.
20	B. Interior Locations. Minor communication utilities located entirely within the interior of a
21	structure shall be permitted outright in all zones, except within single family dwellings located in
22	single family zones, as long as the installation of the facility does not result in the removal of a
23	residential dwelling unit in a residential zone.
24	C. Minor communication utilities with $((F))$ freestanding transmission towers $((F))$
25	communication utilities)) shall be subject to the access, setback, screening and landscaping
26	requirements for major communication utilities in subsections B, C, ((and)) E and H of Section
27	23.57.008 in addition to the standards of each zone as described in this Chapter.
28	
29	
30	Section 31. Section 23.57.010 of the SMC, as adopted by Ordinance 116295, is
31	amended as follows:
32	
33	23.57.010 Single Family and Residential Small Lot zones.
34	
35	* * *
36	
37	B. Accessory Communication Devices.
38	1. ((Receive only e)) Communication devices, regulated by this Chapter pursuant
39	to Section 23.57.002, that are accessory to residential uses and ((which)) meet the development
40	standards of subsection E are permitted outright;

1	2. Communication devices on the same $\underline{lot}$ ((site)) as and accessory to institutions,
2	public facilities, public utilities, major institutions and nonconforming residential uses, which meet the
3	development standards of subsection E are permitted outright.
4	C. Uses Permitted by Administrative Conditional Use. ((When locating on the same lot as
5	an existing utility or public facility, minor communication utilities)) The establishment or expansion of
6	a minor communication utility except on lots zoned single family or residential small lot and
7	containing a single family residence or no use, minor communications utilities may be permitted by
8	Administrative Conditional Use, pursuant to the following criteria, as applicable:
9	1. The proposal shall not ((result in a commercial intrusion which would)) be
10	significantly detrimental to the residential character of the surrounding residentially zoned area, and
11	the facility and the location proposed shall be the least intrusive facility at the least intrusive location
12	consistent with effectively providing service. In considering detrimental impacts and the degree of
13	intrusiveness, the impacts considered shall include but not be limited to visual, noise, compatibility
14	with uses allowed in the zone, traffic, and the displacement of residential dwelling units.
15	2. The visual impacts that are addressed in section 23.57.016 shall be mitigated to
16	the greatest extent practicable.
17	3. Within a Major Institution Overlay District, a Major Institution may locate a
18	minor communication utility or an accessory communication device, either of which may be larger
19	than permitted by the underlying zone, when:
20	a.) the antenna is at least one hundred feet (100') from a MIO boundary,
21	<u>and</u>
22	b.) the antenna is substantially screened from the surrounding
23	neighborhood's view.
24	((2)) 4. If the proposed minor communication utility is proposed to exceed the
25	permitted height of the zone ((or is a transmission tower)), the applicant shall demonstrate the
26	following:
27	((a. The need for the proposed communication utility to be in a Single
28	Family zone and a justification for the proposed height;
29	b. That the materials, shape and color of the proposed utility or device will
30	minimize negative visual impacts on adjacent or nearby residential areas to the greatest extent
31	<del>possible;</del>
32	c. That proposed communication utility will not be substantially detrimental
33	to the residential character of an area, for example, through the demolition of residential dwelling
34	units in a residential zone.))
35	a. The requested height is the minimum necessary for the effective
36	functioning of the minor communication utility, and
37	b. Construction of a network of minor communication utilities that consists
38	of a greater number of smaller less obtrusive facilities is not technically feasible.
39	5. If the proposed minor communication utility is proposed to be a transmission
40	tower, the applicant shall demonstrate that the proposed facility cannot be employed at an
41	alternative location on another existing transmission tower or on an existing building in a manner that

1	meets the applicable development standards. The location of a facility on a building on an
2	alternative site or sites, including construction of a network that consists of a greater number of
3	smaller less obtrusive facilities, shall be considered.
4	D. Uses Permitted by Council Conditional Use. The establishment or expansion of a
5	minor communication utility other than as described in subsection C above, may be permitted as a
6	Council Conditional Use, pursuant to the following criteria, as applicable:
7	((1. The minor communication utility shall not result in a commercial intrusion
8	which would be substantially detrimental to the residential character of the surrounding residentially
9	zoned area.))
10	1. The proposal is a personal wireless facility that meets the criteria contained in
11	subsection 23.57.009A;
12	2. If located on a lot developed with a single family dwelling, the proposed minor
13	communication utility must be clearly incidental to the use of the property as a dwelling;
14	((2)) 3. If the proposed minor communication utility is proposed to exceed the
15	permitted height of the zone ((or is a transmission tower)), the applicant shall demonstrate the
16	following:
17	((a. The need for the proposed communication utility to be in a Single
18	Family zone and a justification for the proposed height;
19	b. That the materials, shape and color of the proposed utility or device will
20	minimize negative visual impacts on adjacent or nearby residential areas to the greatest extent
21	<del>possible;</del>
22	c. That proposed communication utility will not be substantially detrimental
23	to the residential character of an area, for example through the demolition of residential dwelling
24	units in a residential zone.))
25	a. The requested height is the minimum necessary for the effective
26	functioning of the minor communication utility, and
27	b. Construction of a network of minor communication utilities that consists
28	of a greater number of smaller less obtrusive facilities is not technically feasible.
29	E. Development Standards.
30	1. Location. Minor communication utilities and accessory communication devices
31	regulated pursuant to Section 23.57.002 and amateur radio towers:
32	a. ((Dish antennas)) are prohibited in the required front yard, and amateur
33	radio towers are additionally prohibited in side yards.
34	((b. Dish antennas shall be set back a minimum of ten feet (10') from all
35	lot lines, except as provided in subsection D5.))
36	<u>b.</u> ((e. Dish antennas)) when ground-mounted, shall be ((eounted))
37	<u>included</u> in lot coverage and rear yard coverage calculations. For dish antennas, <u>lot</u> $((C))$ coverage
38	shall be calculated with the dish in a horizontal position.
39	(/1 7:1 / )
5)	c. ((d. Dish antennas)) may be located on rooftops of non-residential
40	<u>c.</u> (( <del>d.</del> Dish antennas)) <u>may be located on rooftops of non-residential</u> <u>buildings, but</u> shall not be located on rooftops of principal or accessory structures containing

1	((e. Accessory amateur radio towers may not be located in required front
2	or side yards.))
3	2. Height and Size.
4	a. The height limit of the ((underlying)) zone shall apply to ((transmission
5	towers)) minor communication utilities and accessory communication devices. Exceptions to the
6	height limit may be authorized through the approval of an Administrative Conditional Use (see
7	subsection C above) ((if located on an existing utility or public facility,)) or a Council Conditional
8	Use (subsection D above).
9	((b. The maximum height for dish antennas shall be twelve feet (12')
10	above finished grade, except as provided in subsection E5.))
11	((e)) $\underline{b}$ . The maximum diameter of dish antennas shall be ((twelve feet
12	(12'))) six feet (6'), except for major institutions within a Major Institution Overlay District, when
13	regulated through an administrative conditional use in subsection C above.
14	((d)) <u>c</u> . The maximum height of an accessory amateur radio tower shall be
15	no more than fifty feet (50') above existing grade. Cages and antennas may extend to a maximum
16	additional fifteen feet (15'). The base of the tower shall be located at a
17	distance from any lot line at least one-half $(1/2)$ the height of the total structure, including tower or
18	other support, cage and antennas.
19	3. Visual Impacts ((Antennas four feet (4') or more in any dimension shall be
20	screened from any public park or residentially zoned lot located adjacent to or across a street or
21	alley from the lot as follows:
22	a. A screen for freestanding antennas shall be six feet (6') tall and may be
23	a view obscuring fence, wall or hedge and shall be maintained in good condition.
24	b. For an antenna located on a rooftop, screening shall be provided to a
25	height equal to two-thirds (2/3) the height above the rooftop of the installed antenna.
26	c. Exceptions. No screening shall be required in the following
27	<del>circumstances</del> :
28	(i) As provided in subsection E5;
29	(ii) If the antenna is set back from the property line a distance of at
30	least five (5) times its diameter or height, whichever is greater, from any residentially zoned lot or
31	<del>public park;</del>
32	(iii) For amateur radio towers, whip antennas, antennas attached to
33	sides of structures, and antennas attached to freestanding transmission towers;
34	(iv) If the antenna is adjacent to or across a street or alley from a
35	designated major institution, no screening is required on that frontage.
36	d. The visibility of a minor communication utility on a rooftop shall be
37	minimized by painting it the same color as the building upon which it is located.))
38	All minor communication utilities and accessory communication devices, except for facilities located
39	on buildings designated by the Seattle Landmarks Preservation Board, facilities governed by
40	Section 23.57.014, and amateur radio towers, shall meet the standards set forth in Section
41	<u>23.57.016.</u>

	1	
	2	
	3	
	4	
	5	
	6 7	
	7	
	8	
	9	
	0	
l	1	
l		
l	3	
	4	
l	5 6	
l	7	
L	8	
L	g	
)	9 0	
2	1 2 3	
2	2	
2	3	
2	4	
)	5	
2	6 7	
2	7	
2	8 9	
2	9	
3	0	
3		
3	_	
3	_	
	4	
	5	
	6 7	
	٦ ٧	
١	х	

40

- 4. Access and Signage. Access to transmitting accessory communication devices and to minor communication utilities shall be restricted to authorized personnel by fencing or other means of security. If located on a residential structure or on a public utility, warning signs at every point of access to the transmitting antenna shall be posted with information on the existence of radiofrequency radiation.
- 5. ((Special Exceptions for Dish Antenna)) Reception Window Obstruction. When, in the case of an accessory communications device or minor communications utility that would otherwise comply with this section, the strict adherence to all development standards would result in reception window obstruction in all permissible locations on the subject lot, ((a special exception, according to provisions of Chapter 23.76,)) the Director may grant a waiver ((may be permitted)) from development standards of subsections E1b((-, )) and E1d, E2b and E3 of this ((subs))Section and the screening requirements of Section 23.57.016. The first waiver to be considered will be ((from the requirement for a ten-foot (10') setback; the second,)) reduction, then waiver from screening ((; and the third from the maximum permitted elevation up to a maximum of eighteen feet (18'))). Only if these waived regulations would still result in obstruction shall rooftop location be considered. Approval of a ((special exception)) waiver shall be subject to the following criteria:
- a. The applicant shall demonstrate that the obstruction is a result of factors beyond the property owner's control, taking into consideration potential permitted development on adjacent and neighboring lots with regard to future reception-window obstruction.
- b. The applicant shall be required to use material, shape and color to minimize visual impact.
- c. If a ((special exception)) <u>waiver</u> is sought <u>per this subsection</u> to permit a rooftop location, the maximum permitted height of the device shall be four feet (4') above the existing roofline or four feet (4') above the zone height limit, whichever is higher.

**Section 32.** Section 23.57.011 of the SMC, as adopted by Ordinance 116295, is amended as follows:

## 23.57.011 Lowrise, Midrise and Highrise zones.

- A. Amateur Radio Devices. Amateur radio devices accessory to a residential use which meet the development standards of subsection D are permitted outright.
- ((A))  $\underline{B}$ . Accessory Communication Devices. Communication devices accessory to residential, <u>public facility</u>, <u>public utility</u>, <u>major institution</u> or institutional use are permitted outright when they meet the development standards of subsection ((C))  $\underline{D}$ .
- ((B)) $\underline{C}$ . Uses Permitted by Administrative Conditional Use. ((Minor communication utilities)) The establishment or expansion of a minor communication utility regulated pursuant to Section 23.57.002, may be permitted as an Administrative Conditional Use when they meet the development standards of subsection (( $\underline{C}$ ))  $\underline{D}$  and the following criteria, as applicable:

1. ((The minor communication utility shall not result in a commercial intrusion which	eh
would be substantially detrimental to the residential character of the surrounding residentially zoned	<del>1</del>
area.)) The project shall not be substantially detrimental to the residential character of nearby	
residentially zoned areas, and the facility and the location proposed shall be the least intrusive facility	ity
at the least intrusive location consistent with effectively providing service. In considering detrimenta	_
impacts and the degree of intrusiveness, the impacts considered shall include but not be limited to	_
visual, noise, compatibility with uses allowed in the zone, traffic, and the displacement of residentia	ıl
dwelling units.	
2. The visual impacts that are addressed in section 23.57.016 shall be mitigated to	0
the greatest extent practicable.	_
3. Within a Major Institution Overlay District, a Major Institution may locate a	
minor communication utility or an accessory communication device, either of which may be larger	
than permitted by the underlying zone, when:	
a.) the antenna is at least one hundred feet (100') from a MIO boundary,	
and	
b.) the antenna is substantially screened from the surrounding	
neighborhood's view.	
((2))4. If the minor communication utility is proposed to exceed the permitted	
height of the zone ((or is a transmission tower)), the applicant shall demonstrate the following:	
(((i) The need for the proposed communication utility to be in a residential	
zone and a justification for the proposed height;	
(ii) That the proposed materials, shape and color of the proposed utility or	F
device will minimize negative visual impacts on adjacent or nearby residential areas to the greatest	
extent possible;	
(iii) That the proposed communication utility will not be substantially	
detrimental to the residential character of an area, for example, through the demolition of residentia	al
dwelling units in a residential zone.))	
a. The requested height is the minimum necessary for the effective	
functioning of the minor communication utility, and	
b. Construction of a network of minor communication utilities that consists	S
of a greater number of smaller less obtrusive facilities is not technically feasible.	
5. If the proposed minor communication utility is proposed to be a transmission	
tower, the applicant shall demonstrate that the proposed facility cannot be employed at an	
alternative location on another existing transmission tower or on an existing building in a manner that	<u>at</u>
meets the applicable development standards. The location of a facility on a building on an	
alternative site or sites, including construction of a network that consists of a greater number of	
smaller less obtrusive facilities, shall be considered.	
$((C))\underline{D}$ . <u>Development Standards.</u>	
1. Location. Minor communication utilities and accessory communication devices	<u>S</u>
regulated pursuant to Section 23 57 002 and amateur radio towers:	

1	a. (( <del>withor accessory communication and amateur radio towers may not</del>
2	be located)) are prohibited in a required front or side setback.
3	b. ((Minor communication utilities other than other than freestanding
4	transmission towers, accessory
5	communication devices and amateur radio towers)) may be located in a required rear setback,
6	except for transmission towers.
7	((c. In all Lowrise zones, dish antennas shall not be located on rooftops of
8	principal or accessory structures, except as provided in subsection C5.))
9	((d. In Midrise and Highrise zones, minor communication utilities and
10	accessory communication devices may be located on rooftops and may exceed the zone height
11	limit by a maximum of four feet (4'))).
12	((e)) <u>c</u> . In all Lowrise, Midrise and Highrise zones, minor <u>communication</u>
13	utilities and accessory communication devices may be located on rooftops of buildings, including
14	sides of parapets and penthouses above the roofline. Rooftop space within the following
15	parameters shall not count toward meeting open space requirements: the area eight feet (8') from
16	and in front of a directional antenna and at least two feet (2') from the back of a directional
17	antenna, or, for an omnidirectional antenna, eight feet (8') away from the antenna in all directions.
18	The Seattle-King County Public Health Department may require a greater distance for paging
19	facilities after review of the Non-Ionizing Electromagnetic Radiation (NIER) report. ((are
20	prohibited on the outside, except rooftops, of buildings containing the residential units.))
21	2. Height and Size.
22	a. The height limit of the ((underlying)) zone shall apply ((for transmission
23	towers)) to minor communication utilities and accessory communication devices, except as may be
24	permitted in subsection ((B)) $\underline{C}$ of this section.
25	((b. The maximum height above finished grade for freestanding dish
26	antennas shall be twelve feet (12'), except as provided in subsection C5.))
27	((e)) <u>b</u> . The maximum diameter of dish antennas shall be $((twelve feet$
28	(12'))) six feet (6'), except for major institutions within the Major Institution Overlay District,
29	regulated through an administrative conditional use in subsection C above.
30	((d)) <u>c</u> . The maximum height of an amateur radio tower shall be no more
31	than fifty feet (50') above existing grade. Cages and antennas may extend to a maximum additional
32	fifteen feet (15'). The base of the tower shall be located at a distance from any lot line at least one-
33	half $(1/2)$ the height of the total structure, including tower, cage and antennas.
34	3. Visual Impacts. ((Antennas four feet (4') or more in any dimension shall be
35	screened from any public park or residentially zoned lot located adjacent to or across a street or
36	alley from the lot as follows:
37	a. A screen for freestanding antennas shall be six feet (6') tall, may be a
38	view-obscuring fence, wall or hedge, and shall be maintained in good condition.
39	b. For an antenna located on a rooftop, screening shall be provided to a
40	height equal to two-thirds (2/3) the height above the roof of the installed antenna.

1	c. Exceptions. No screening shall be required under the following
2	<del>circumstances</del> :
3	(i)As provided in subsection C5;
4	(ii) If the antenna is set back from the property line a distance of at
5	least five (5) times its diameter or height, whichever is greater, from any residentially zoned lot or
6	<del>public park;</del>
7	(iii)For amateur radio towers, whip antennas, antennas attached to
8	sides of structures, and antennas attached to freestanding transmission towers;
9	(iv)If the antenna is adjacent to or across a street or alley from a
10	designated major institution, no screening is required on that frontage.))
11	All minor communication utilities and accessory communication devices, except for facilities located
12	on buildings designated by the Seattle Landmarks Preservation Board, facilities governed by
13	Section 23.57.014, and amateur radio towers, shall meet the standards set forth in Section
14	<u>23.57.016.</u>
15	4. Access and Signage. Access to transmitting minor communication utilities and
16	to accessory communication devices shall be restricted to authorized personnel by fencing or other
17	means of security. Warning signs at every point of access to the rooftop or common area shall be
18	posted with information on the existence of radio frequency radiation.
19	5. ((Special Exceptions for Dish Antenna.)) Reception Window Obstruction.
20	((a.)) When, in the case of an accessory communications device or minor communications utility
21	that would otherwise comply with this section, the strict adherence to all development standards
22	would result in reception window obstruction in all permissible locations on the subject lot, ((a
23	special exception, according to the provisions of Chapter 23.76,)) the Director may grant a waiver
24	((may be permitted)) from the ((development standards)) screening requirements of ((subsections
25	C1c, C2b, and C3)) Section 23.57.016. ((The first waiver to be considered will be from the
26	requirement of subsection C2b, and the second from C3. Only if these waived regulations still
27	result in obstruction shall rooftop location requirements of subsection C1c be considered.))
28	Approval of a ((special exception)) waiver shall be subject to the following criteria:
29	$((\underbrace{(i)}))$ <u>a.</u> The applicant shall demonstrate that the obstruction is due to
30	factors beyond the control of the property owner, taking into consideration potential permitted
31	development on adjacent and neighboring lots with regard to future reception-window obstruction.
32	(((ii))) <u>b</u> . The applicant shall use material, shape and color to minimize
33	visual impact.
34	((b. If a special exception is sought to permit a rooftop location, the
35	maximum permitted height of the device shall be four feet (4') above the roofline or four feet (4')
36	above the zone permitted height, whichever is higher.))
37	((c. If a special exception is sought from subsection C2b, the maximum
38	permitted height shall be eighteen feet (18').))
39	
40	Section 33. Section 23.57.012 of the SMC, as adopted by Ordinance 116295, is
41	amended as follows:

1
3
2 3 4 5
5
6
6 7
8 9
9
10
11 12 13 14 15
12
13
14
15
16 17
18
19
20
20 21 22 23 24 25 26 27 28 29 30
22
23
24
25
26
27
28
29
31 32
-
33
34
35 36
36 37
וכ

40

AA == A1A	$\sim$	• 1
23.57.012	( 'ammer	MAI ZONAS
40.01.014	COMMINICA	uai zuncs.

- A. Uses Permitted Outright. ((1-)) In Neighborhood Commercial, Commercial, and the Seattle Cascade Mixed zones, minor communication utilities (except freestanding transmission towers) and accessory communication devices shall be permitted outright when meeting the height limit of the zone as modified by the development standards of subsection C ((and the height limit of the zone)).
- ((2. In Commercial zones, minor communication utilities and accessory communication devices shall be permitted outright when meeting the development standards of subsection C. The height limit of the underlying zone shall not apply unless the lot is adjacent to a Single Family zone. ))
  - B. Uses permitted by Administrative Conditional Use.
- 1. In Neighborhood Commercial, Commercial, and the Seattle Cascade Mixed zones, an Administrative Conditional Use shall be required for the establishment or expansion of a free standing transmission towers, and for minor communication utilities and accessory communication devices that ((, other than whip antennas, to)) exceed the height limit of the underlying zone or the development standards of subsection C of this Section ((, which includes the rooftop provisions of subsection C1e)). Approval shall be pursuant to the following criteria, as applicable: ((of subsection B3.
- 2. In Commercial zones, an Administrative Conditional Use shall be required for minor communication utilities and accessory communication devices proposed to be located on lots adjacent to Single Family zones to exceed the height limit of the underlying zone. Approval shall be pursuant to the criteria of subsection B3.
  - 3. Administrative Conditional Use Criteria.
- a. The applicant shall use material, shape and color to minimize adverse visual impacts on the neighboring residential zone.))
- $((b))\underline{a}$ . The proposal shall not result in a significant change in the pedestrian or retail character of the commercial area.
- $((e))\underline{b}$ . If the minor communication utility is proposed to exceed the zone height limit or the development standards of subsection C of this section, t((T)) he applicant shall demonstrate ((that compliance with the height limit is not feasible and that the proposed height will deviate to the least practicable extent from this standard.)) the following:
- (i). The requested height is the minimum necessary for the effective functioning of the minor communication utility, and
- (ii). Construction of a network of minor communication utilities that consists of a greater number of smaller less obtrusive facilities is not technically feasible.
- c. If the proposed minor communication utility is proposed to be a transmission tower, the applicant shall demonstrate that the proposed facility cannot be employed at an alternative location on another existing transmission tower or on an existing building in a manner that meets the applicable development standards. The location of a facility on a building on

1	an alternative site or sites, including construction of a network that consists of a greater number of
2	smaller less obtrusive facilities, shall be considered.
3	C. Development Standards.
4	1. Location.
5	((a. Minor communication utilities, other than transmission towers, and
6	accessory communication devices may not be located within ten feet (10') of any lot line.))
7	((b. Minor communication utilities and accessory communication devices
8	may be located on rooftops and may exceed the zone height limit by a maximum of four feet (4')
9	except as permitted in subsection C1c; whip antennas are exempted from the zone height limit.))
10	((e)) a. Except for special review, historic and landmark districts (see
11	Section 23.57.014), ((M))minor communication utilities and accessory communication devices may
12	be located on rooftops of buildings, including sides of parapets and equipment penthouses above
13	the roofline, as follows:
14	i. These utilities and devices located on a rooftop of a building
15	nonconforming as to height may extend up to fifteen feet (15') above the height of the building
16	existing as of the date of this ordinance;
17	ii These utilities and devices located on a rooftop may extend up
18	to fifteen feet (15') above the zone height limit or above the highest portion of a building, whichever
19	<u>is less.</u>
20	The additional height permitted in a (i) and (ii) above is permitted if the combined
21	total of communication utilities and accessory communication devices, in addition to the roof area
22	occupied by rooftop features listed in Section 23.47.012 G4, does not exceed twenty percent
23	(20%) of the total rooftop area or twenty-five percent (25%) of the rooftop area including
24	screened mechanical equipment.
25	((d)) b. ((Minor communication utilities and accessory communication
26	devices shall be prohibited on the outside, except for rooftops, of a building containing residential
27	units)). Rooftop space within the following parameters shall not count toward meeting open space
28	requirements: the area eight feet (8') from and in front of a directional antenna and at least two feet
29	(2') from the back of a directional antenna, or, for an omnidirectional antenna, eight feet (8') away
30	from the antenna in all directions. The Seattle-King County Public Health Department may require
31	a greater distance for paging facilities after review of the Non-Ionizing Electromagnetic Radiation
32	(NIER) report.
33	2. Access and Signage. Access to minor communication utilities and transmitting
34	accessory communication devices shall be restricted to authorized personnel by fencing or other
35	means of security. Warning signs at every point of access to the rooftop or common area shall be
36	posted with information on the existence of radiofrequency radiation.
37	3. ((Size)) Height of Amateur Radio Tower. The maximum height of an amateur
38	radio tower shall be no more than fifty feet (50') above grade in zones where the maximum height
39	limit ((does not exceed)) is fifty feet (50') or less. Cages and antennas may

1	extend to a maximum additional fifteen feet (15'). In zones with a maximum permitted height over
2	fifty feet (50'), the height above grade of the amateur radio tower shall not exceed the maximum
3	height limit of the zone.
4	4. Visual Impacts. ((Antennas four feet (4') or more in any dimension shall be
5	screened from any public park or residentially zoned lot located adjacent to or across a street or
6	alley from the lot as follows:
7	a. The screen for a freestanding antenna shall be six feet (6') high, and may
8	be a view obscuring fence, wall or hedge maintained in good condition.
9	b. For an antenna located on a rooftop, screening shall be provided to a
10	height equal to two-thirds (2/3) the height of the antenna.
11	c. Exceptions. No screening shall be required under the following
12	<del>circumstances:</del>
13	(i) As provided by subsection C5;
14	(ii) If the antenna is set back from the property line a distance of at
15	least five (5) times its diameter or height, whichever is greater, from any residentially zoned lot or
16	<del>public park;</del>
17	(iii) For amateur radio towers, whip antennas, antennas attached to
18	sides of structures, and antennas attached to freestanding transmission towers;
19	(iv) If the antenna is adjacent to or across a street or alley from a
20	designated major institution, no screening is required on that frontage. ))
21	All minor communication utilities and accessory communication devices, except for facilities located
22	on buildings designated by the Seattle Landmarks Preservation Board, facilities governed by
23	Section 23.57.014, and amateur radio towers, shall meet the standards set forth in Section
24	<u>23.57.016</u> .
25	5. ((Special Exceptions)) Reception Window Obstruction. When, in the case of
26	an accessory communications device or minor communications utility that would otherwise comply
27	with this section, the strict adherence to all development standards would result in reception
28	window obstruction in all permissible locations on the subject lot, ((a Special Exception)) the
29	Director may grant a waiver from the development standards of ((subsection C4)) this Section and
30	Section 23.57.016, subject to the following criteria:
31	a. The applicant shall demonstrate that obstruction of the reception
32	window is due to factors beyond the control of the property owner, taking into account potential
33	permitted development on adjacent and neighboring lots with regard to reception window
34	obstruction.
35	b. The applicant shall use material, shape and color to minimize visual
36	impact.
37	
38	Section 34. Section 23.57.013, as adopted by Ordinance 116295, is amended to read as
39	follows:
40	
41	23.57.013 Downtown zones.

1	
2	* * *
3	
4	B. Development Standards.
5	1. Access to transmitting minor communication utilities and accessory
6	communication devices shall be restricted to authorized personnel when located on rooftops or
7	other common areas. Warning signs at every point of access to the rooftop or common area shall
8	be posted with information on the existence of radiofrequency radiation.
9	2. ((The height limit of the zone shall not apply.)) Height.
10	a. Except for special review, historic and landmark districts (see Section
11	23.57.014), minor communication utilities and accessory communication devices may be located
12	on rooftops of buildings, including sides of parapets and equipment penthouses above the roofline,
13	as follows:
14	i. These utilities and devices located on a rooftop of a building
15	nonconforming as to height may extend up to fifteen feet (15') above the height of the building
16	existing as of the date of this ordinance;
17	ii These utilities and devices located on a rooftop may extend up
18	to fifteen feet (15') above the zone height limit or above the highest portion of a building, whichever
19	<u>is less.</u>
20	The additional height permitted in a (i) and (ii) above is permitted if the combined
21	total of communication utilities and accessory communication devices, in addition to the roof area
22	occupied by rooftop features listed in Section 23.49.008 C2, does not exceed twenty percent
23	(20%) of the total rooftop area or twenty-five percent (25%) of the rooftop area including
24	screened mechanical equipment.
25	b. The height of minor communications utilities and accompanying
26	screening may be further increased through the design review process, not to exceed ten (10)
27	percent of the maximum height of the zone in which the structure is located. For new buildings this
28	increase in height may be granted through the design review process provided for in Section
29	23.41.014. For minor communication utilities on existing buildings this increase in height may be
30	granted through administrative design review provided for in Section 23.41.016.
31	3. <u>Visual Impacts.</u> ((Antennas four feet (4') or more in any dimension shall
32	be screened from any public park or residentially zoned lot located adjacent to or across a street
33	or alley from the lot as follows:
34	a. The screen for a freestanding antenna shall be six feet (6') tall, and may
35	be a view-obscuring fence, wall or hedge maintained in good condition.
36	b. For antennas located on rooftops screening shall be provided to a height
37	equal to two thirds (2/3) of the height of the antenna.
38	c. Exception. No screening shall be required under the following
39	circumstances:  (i) As provided by subsection C:
40	(i) As provided by subsection C;

1	(ii) For amateur radio towers, whip antennas, antennas attached to
2	sides of structures and any antennas attached to freestanding transmission towers.))
3	All minor communication utilities and accessory communication devices, except for facilities located
4	on buildings designated by the Seattle Landmarks Preservation Board, facilities governed by
5	Section 23.57.014, and amateur radio towers, shall meet the standards set forth in Section
6	<u>23.57.016.</u>
7	4. ((d)). Antennas ((shall be prohibited on the outside, except for rooftops,)) may
8	be located on rooftops of ((a building containing residential units)) buildings, including sides of
9	parapets above the roofline. Rooftop space within the following parameters shall not count toward
10	meeting open space requirements: the area eight feet (8') away from and in front of a directional
11	antenna and at least two feet (2') from the back of a directional antenna, or, for an omnidirectional
12	antenna, eight feet (8') away from the antenna in all directions. The Seattle-King County
13	Department of Public Health may require a greater distance for paging facilities after review of the
14	Non-Ionizing Electromagnetic Radiation (NIER) report.
15	C. ((Special Exceptions)) Reception Window Obstruction. When, in the case of an
16	accessory communications device or minor communications utility that would otherwise comply
17	with this section, the strict adherence to all development standards would result in reception
18	window obstruction in all permissible locations on the subject lot, ((a special exception, according
19	to the provisions of Chapter 23.76,)) may be permitted from the Director may grant a waiver from
20	the development standards of ((subsection B3)) this Section and Section 23.57.016, subject to the
21	following criteria:
22	1. The applicant shall demonstrate that the obstruction is due to factors beyond the
23	control of the property owner, taking into account potential permitted development on adjacent
24	and neighboring lots with regard to future reception-window obstruction.
25	2. The applicant shall use material, shape and color to minimize visual impact.
26	
27	
28	Section 35. Section 23.57.014 of the SMC, adopted by Ordinance 116295, is amended
29	as follows:
30	
31	23.57.014 Special review, historic and landmark districts.
32	((In the Pioneer Square Mixed, International District Mixed, International District Residential, and
33	Pike Market Mixed zones, new minor communication utilities are prohibited.)).
34	Communication utilities and accessory communication devices for which a Certificate of Approval
35	may be required in IDR, PSM, IDM, PMM (see SMC 25.24) zones, the International Special
36	Review District, the Pioneer Square Preservation District, and the Ballard Avenue (SMC 25.16),
37	Columbia City (SMC 25.20) and Harvard Belmont (SMC 25.22) Landmark Districts shall be
38	sited in a manner that minimizes visibility from public streets and parks and may be permitted as
39	follows:
40	A. Minor communication utilities and accessory communication devices may be permitted
41	subject to the use provisions and development standards of the underlying zone and this Chapter,

40

41

alley from the lot as follows:

1 with the following additional height allowance: communication utilities and devices may extend up 2 to four feet (4') above a roof of the structure, regardless of zone height limit. 3 B. An Administrative Conditional Use approval shall be required for communication 4 utilities and accessory devices regulated per Section 23.57.002, and which do not meet the 5 requirements of subsection A above. Any action under this Section shall be subject to the Pioneer 6 Square Preservation District and the International Special Review District review and approval and 7 the Department of Neighborhoods Director; in the Ballard Avenue Landmark District by the 8 Ballard Avenue Landmark District Board and the Department of Neighborhoods Director; in the 9 Pike Place Market Historical District by the Pike Place Market Historical Commission, and in the 10 Columbia City Landmark District and the Harvard-Belmont Landmark District by the Landmarks 11 Preservation Board, according to the following criteria: 12 1. Location on rooftops is preferred, set back toward the center of the roof as far 13 as possible. If a rooftop location is not feasible, communication utilities and accessory 14 communication devices may be mounted on secondary building facades. Siting on primary building 15 facades may be permitted only if the applicant shows it is impossible to site the devices on the roof 16 or secondary facade. Determination of primary and secondary building facades will be made by 17 the appropriate board or commission. 18 2. Communication utilities and accessory communication devices shall be installed 19 in a manner that does not hide, damage or obscure architectural elements of the building or 20 structure. 21 3. Visibility shall be further minimized by painting, screening, or other appropriate 22 means, whichever is less obtrusive. Creation of false architectural features to obscure the device is 23 discouraged. 24 25 26 **Section 36.** Section 23.57.015 of the SMC, as adopted by Ordinance 116295, is 27 amended as follows: 28 29 23.57.015 Industrial zones. 30 A. Permitted Uses. Minor communication utilities and accessory communication devices 31 shall be permitted outright when meeting the standards of the zone in which the site is located, 32 except for height limits, and subsection B. 33 B. Development Standards. 34 1. Height limits of the zone shall not apply to antennas or their support structures. 35 2. Access to transmitting minor communication utilities and accessory communication devices shall be restricted to authorized personnel when located on rooftops or 36 37 other common areas. Warning signs at every point of access to the rooftop or common area shall 38 be posted with information on the existence of radiofrequency radiation.

screened from any public park or residentially zoned lot located adjacent to or across a street or

3. Visual Impacts. ((Antennas four (4) feet or more in any dimension shall be

1	1. The screen for a freestanding antenna shall be six (6) feet tall, may be a view-
2	obscuring fence, wall or hedge, and shall be maintained in good condition.
3	2. For an antenna located on a rooftop, screening shall be provided to a height
4	equal to two thirds (2/3) the height of the antenna.
5	3. Exceptions. No screening shall be required under the following circumstances:
6	a. As provided by subsection C of this section;
7	b. For amateur radio towers, whip antennas, antennas attached to sides of
8	structures and any antennas attached to freestanding transmission towers;
9	c. If the antenna is set back a distance of at least five (5) times its diameter
10	or height, whichever is greater, from any residentially zoned lot or public park.))
11	All minor communication utilities and accessory communication devices, except for facilities located
12	on buildings designated by the Seattle Landmarks Preservation Board, facilities governed by
13	Section 23.57.014, and amateur radio towers, shall meet the standards set forth in Section
14	23.57.016.
15	C. ((Special Exceptions)) Reception Window Obstruction. When, in the case of an
16	accessory communications device or minor communications utility that would otherwise comply
17	with this section, the strict adherence to all development standards would result in reception-
18	window obstruction in all permissible locations on the subject lot, ((a special exception, according
19	to the provisions of Chapter 23.76, may be permitted from Subsection B of this section,)) the
20	Director may grant a waiver from the development standards of this Section and Section
21	23.57.016, subject to the following criteria:
22	1. The applicant shall demonstrate that the obstruction is due to factors beyond the
23	control of the property owner, taking into account potential permitted development on adjacent
24	and neighboring lots with regard to future reception-window obstruction.
25	2. The applicant shall use material, shape and color to minimize visual impact.
26	
27	
28	Section 37. A new Section, 23.57.016, is hereby added to the Seattle Municipal Code
29	(SMC) to read as follows
30	
31	23.57.016 Visual Impacts and Design Standards
32	
33	A. Telecommunication facilities shall be integrated with the design of the building to
34	provide an appearance as compatible as possible with the structure. Cohesiveness shall be
35	established with key elements of the design.
36	B. If mounted on a pitched roof, facilities shall be screened by materials incorporated in
37	the pitch of the roof and matching color and texture as closely as possible, or integrated with and
38	enclosed within structures such as dormers or gables compatible with the roof design.
39	C. If mounted on a flat roof, screening shall extend to the top of communication facilities
40	except that whip antennas may extend above the screen as long as mounting structures are
41	screened. Screening for satellite dishes is addressed in subsection E. below. Said screening shall

be integrated with architectural design, material, shape and color. Siting shall be near the center of the roof if in a separate screened enclosure, or mounted flat against existing stair and elevator penthouses or mechanical equipment enclosures and at a sufficient distance below the top to avoid being silhouetted.

- D. Facilities that are side-mounted on buildings shall be integrated with architectural elements such as window design or building decorative features, or screened by siding or other materials matching the building exterior, or otherwise be integrated with design, material, shape, and color so as to not be visibly distinctive. In general, antennas shall be as unobtrusive as practicable, including the use of non-reflective materials. Installations on the primary building façade shall be allowed only if roof, ground-mounted, or secondary façade mounted installation is technically unfeasible.
- E. Satellite dishes shall be screened to the top of the dish on at last three (3) sides and shall be enclosed in the direction of the signal to the elevation allowed by the azimuth of the antenna. If screening on the remaining side is not to the top of the antenna, the antenna and the inside and outside of the screen shall be painted the same color to minimize visibility and mask the contrasting shape of the dish with building or landscape elements.
- F. New antennas shall be consolidated with existing antennas and mechanical equipment unless the new antennas can be better obscured or integrated with the design of other parts of the building.
- G. Antennas mounted on permitted accessory structure, such as a free standing sign, shall be integrated with design, material, shape and color and shall not be visibly distinctive from the structure.
- H. A screen for a ground-mounted dish antennas shall be a minimum six feet (6') tall and shall extend to the top of the dish. The screen may be in the form of a view-obscuring fence, wall or hedge that shall be maintained in good condition. Chain link, plastic or vinyl fencing/screening is prohibited.
- I. Antennas attached to a public facility, such as a water tank, shall be integrated with the design, material, shape and color of, and shall not be visibly distinctive from, the public facility. Antennas attached to City-owned poles shall follow the terms and conditions contained in Section 15.32.300.
  - J. The standards set forth in this Section 23.57.016 may be varied as follows:
- 1. For new buildings these standards may be varied through the design review process provided for in Section 23.41.014.
- 2. For existing buildings that have previously gone through the design review process these standards may be varied by the Director if the Director determines that the new minor communication facilities would be consistent with the Director's design review decision on the original building; otherwise, these standards may be varied through the administrative design review process provided for in Section 23.41.016.
- 3. For existing buildings that have not previously gone through the design review process these standards may be varied through the administrative design review process provided for in Section 23.41.016.

1 2 3 Section 38. Subsection A of Section 23.66.122 of the SMC, which Section (regarding 4 the Pioneer Square Preservation District) was last amended by Ordinance 119484, is amended as 5 follows: 6 7 23.66.122 Prohibited uses. 8 9 A. The following uses are prohibited in the entire Pioneer Square Preservation District as 10 both principal and accessory uses: 11 Retail ice dispensaries; 12 Plant nurseries: 13 Frozen food lockers: 14 Animal services; 15 Automotive retail sales and service, except gas stations located in parking garages; 16 Marine retail sales and service; 17 Heavy commercial services; 18 Fuel sales; 19 Sales, service and rental of commercial equipment and construction materials; 20 Adult motion picture theaters; 21 Adult panorams; 22 Bowling alleys; 23 Skating rinks; 24 Major ((C))communication utilities; 25 Advertising signs and off-premises directional signs; 26 Transportation facilities, except passenger terminals; 27 Outdoor storage; 28 Jails; 29 Work-release centers; 30 General and heavy manufacturing uses; 31 Salvage and Recycling uses, except recycling collection stations; and 32 High impact uses. 33 B. Commercial uses which are vehicle-oriented shall be prohibited in the area of the 34 District identified on Map B. Such uses include, but are not limited to the following: 35 Drive-in businesses, except gas stations accessory to parking garages; 36 Principal and accessory surface parking areas not in existence prior to August 10, 37 1981; 38 Motels. 39 \* \* \* 40

**Section 39**. Subsection C of Section 23.66.140 of the SMC, which Section (regarding the Pioneer Square Preservation District) was last amended by Ordinance 120117, is amended as follows:

## 23.66.140 Height.

\* \* \*

- C. Rooftop Features. The height limits established for the rooftop features described in this subsection may be increased by the average height of the existing street parapet or a historically substantiated reconstructed parapet on the building on which the rooftop feature is proposed. The setbacks required for rooftop features may be modified by the Department of Neighborhoods Director, after a sight line review by the Preservation Board to ensure that the features are minimally visible from public streets and parks within three hundred feet (300') of the structure.
- 1. ((Radio and television receiving antennas excluding dishes, r)) Religious symbols for religious institutions, smokestacks and flagpoles may extend up to fifty feet (50') above the roof of the structure or the maximum height limit, whichever is less, except as regulated in Chapter 23.64 of the Land Use Code, provided that they are a minimum of ten feet (10') from all lot lines.
- 2. Open railings, planters, clerestories, skylights, play equipment, parapets and firewalls may extend up to four feet (4') above the roof of the structure or the maximum height limit, whichever is less, with unlimited rooftop coverage.
- 3. Solar collectors, excluding greenhouses, may extend up to seven feet (7') above the roof of the structure or the maximum height limit, whichever is less, with unlimited rooftop coverage, provided they are a minimum of ten feet (10') from all lot lines.
- 4. The following rooftop features may extend up to eight feet (8') above the roof or maximum height limit, whichever is less, when they are set back a minimum of fifteen feet (15') from the street and three feet (3') from an alley. They may extend up to twelve feet (12') above the roof when set back a minimum of thirty feet (30') from the street. A setback may not be required at common wall lines subject to review by the Preservation Board and approval by the Department of Neighborhoods Director. The combined coverage of the following listed rooftop features shall not exceed fifteen percent (15%) of the roof area:

Solar collectors, excluding greenhouses;

Stair and elevator penthouses;

Mechanical equipment( $(\frac{1}{2})$ ).

((Dish antennas)) Minor communication utilities and accessory

communication devices, except that height is regulated according to the provisions of Section 23.57.014.

Additional combined coverage of these rooftop features, not to exceed twenty-five (25) percent of the roof area, may be permitted subject to review by the Preservation Board and approval by the Department of Neighborhoods Director.

5. Structures existing prior to June 1, 1989 may add new or replace existing	
mechanical equipment up to eight (8) feet above the existing roof elevation when they are set bac	k
a minimum of fifteen (15) feet from the street and three feet (3') from an alley; or may extend up	to
twelve feet (12') above the existing roof elevation when they are set back a minimum of thirty fee	t
(30') from the street, subject to review by the Preservation Board and approval by the Departme	ent
of Neighborhoods Director.	
<ol><li>Residential and Office Penthouses.</li></ol>	
a. Residential penthouses may cover a maximum of fifty percent (50%)	of
the total roof surface and may extend up to eight feet (8') above the roof when set back a minimum	ım
of fifteen feet (15') from the street property line, or twelve feet (12') above the roof when set ba	ck
a minimum of thirty feet (30') from the street property line.	
b. Office penthouses shall be permitted only when the footprint of the	
existing structure is greater than ten thousand (10,000) square feet and the structure is at least six	ty
feet (60') in height. When permitted, office penthouses shall be set back a minimum of fifteen fee	et
(15') from all property lines and may cover a maximum of fifty percent (50%) of the total roof	
surface. Office penthouses may extend up to twelve feet (12') above the roof of the structure an	d
shall be functionally integrated into the existing structure.	
c. The combined height of the structure and a residential penthouse or	
office penthouse, where permitted, shall not exceed the maximum height limit for that area of the	
District in which the structure is located.	
7. Screening of Rooftop Features. Measures may be taken to screen rooftop	
features from public view subject to review by the Preservation Board and approval by the	
Department of Neighborhoods Director. The amount of roof area enclosed by rooftop screening	3
may exceed the maximum percentage of the combined coverage of rooftop features listed in	
subsection C4 above. In no circumstances shall the height of the rooftop screening exceed fifteen	n
feet (15') above the maximum height limit.	
8. See Section 23.57.014 for regulation of communication utilities and accessor	y
<u>devices.</u>	
Section 40. Subsection A of Section 23.66.322 of the SMC, which Section (regarding	
the International Special Review District) was last amended by Ordinance 114623, is further	
amended as follows:	
23.66.322 Prohibited uses.	
A. The following uses shall be prohibited as both principal and accessory uses in the enti-	ire
International Special Review District:	
Adult motion picture theaters;	
Adult panorams;	
All general and heavy manufacturing uses;	
	mechanical equipment up to eight (8) feet above the existing roof elevation when they are set bac a minimum of fifteen (15) feet from the street and three feet (3) from an alley; or may extend up twelve feet (12') above the existing roof elevation when they are set back a minimum of thirty fee (30') from the street, subject to review by the Preservation Board and approval by the Departme of Neighborhoods Director.  6. Residential and Office Penthouses.  a. Residential penthouses may cover a maximum of fifty percent (50%) the total roof surface and may extend up to eight feet (8') above the roof when set back a minimum of fifteen feet (15') from the street property line, or twelve feet (12') above the roof when set ba a minimum of thirty feet (30') from the street property line.  b. Office penthouses shall be permitted only when the footprint of the existing structure is greater than ten thousand (10,000) square feet and the structure is at least six feet (60') in height. When permitted, office penthouses shall be set back a minimum of fifteen fee (15') from all property lines and may cover a maximum of fifty percent (50%) of the total roof surface. Office penthouses may extend up to twelve feet (12') above the roof of the structure and shall be functionally integrated into the existing structure.  c. The combined height of the structure and a residential penthouse or office penthouse, where permitted, shall not exceed the maximum height limit for that area of the District in which the structure is located.  7. Screening of Rooftop Features. Measures may be taken to screen rooftop features from public view subject to review by the Preservation Board and approval by the Department of Neighborhoods Director. The amount of roof area enclosed by rooftop screening may exceed the maximum percentage of the combined coverage of rooftop features listed in subsection C4 above. In no circumstances shall the height of the rooftop screening exceed fifteer feet (15') above the maximum height limit.  8. See Section 23.57.014 f

1	All high-impact uses;	
2	All salvage and recycling uses, except recycling collection stations;	
3	Automotive retail sales and service;	
4	Bowling lanes;	
5	$\underline{\text{Major}}$ (( $\underline{C}$ ))communication utilities;	
6	Sales, service and rental of commercial equipment and construction materials;	
7	Drive-in businesses;	
8	Frozen food lockers;	
9	Heavy commercial services;	
10	Marine retail sales and services;	
11	Medical testing laboratories;	
12	Mortuary services;	
13	Motels;	
14	Outdoor storage;	
15	Plant nurseries;	
16	Retail ice dispensaries;	
17	Shooting galleries;	
18	Skating rinks;	
19	Mobile home parks;	
20	Transportation facilities except passenger terminals;	
21	Animal services;	
22	Jails;	
23	Work-release centers.	
24		
25	* * *	
26		
27		
28	<b>Section 41.</b> Subsection C of Section 23.66.332 of the SMC, which Section	
29	regarding the International Special Review District) was adopted by Ordinance 120117,	15
30	amended as follows:	
31		
32	23.66.332 Height	
33		
34	* * *	
35		
36	C. Rooftop Features.	
37	1. The Special Review Board and the <u>Department of Neighborhoods</u> Director	
38	shall review rooftop features to preserve views from Kobe Terrace Park.	
39	2. ((Radio and television receiving aerials excluding dishes, r)) Religious symbols	S
40	for religious institutions, smokestacks and flagpoles are exempt from height controls, except as	

1	regulated in Chapter 23.64 of this Land Use Code, provided they are at least ten feet (10') from all
2	lot lines.
3	3. Open railings, planters, clerestories, skylights, ((dish antennae,)) play
4	equipment, parapets and firewalls may extend up to four feet (4') above the maximum height limit
5	and may have unlimited rooftop coverage.
6	4. Solar collectors excluding greenhouses may extend up to seven feet (7') above
7	the maximum height limit and may have unlimited rooftop coverage.
8	5. The following rooftop features may extend up to fifteen feet (15') above the
9	maximum height limit provided that the combined coverage of all features listed below does not
10	exceed fifteen percent (15%) of the roof area:
11	Solar collectors, excluding greenhouses;
12	Stair and elevator penthouses;
13	Mechanical equipment that is set back at least fifteen feet (15') from the
14	roof edge((-));
15	Minor communication utilities and accessory communication devices,
16	except that height is regulated according to the provisions of Section 23.57.014.
17	Additional combined coverage of these rooftop features, not to exceed twenty-five
18	percent (25%) of the roof area, may be permitted subject to review by the Special Review Board
19	and approval by the Department of Neighborhoods Director.
20	6. Structures existing prior to June 1, 1989 may add new or replace existing
21	mechanical equipment up to fifteen (15) feet above the roof edge subject to review by the Special
22	Review Board and approval by the Department of Neighborhoods Director. The amount of roof
23	area enclosed by rooftop screening may exceed the maximum percentage of the combined
24	coverage of rooftop features listed in subsection C5 above. In no circumstances shall the height of
25	rooftop screening exceed fifteen feet (15') above the maximum height limit.
26	7. Screening of Rooftop Features. Measures may be taken to screen rooftop
27	features from public view subject to review by the Special Review Board and approval of the
28	Department of Neighborhoods Director. The amount of roof area enclosed by rooftop screening
29	may exceed the maximum percentage of the combined coverage of rooftop features listed in
30	subsection C5 above. In no circumstances shall the height of rooftop screening exceed fifteen feet
31	(15') above the maximum height limit.
32	8. For height exceptions for communication utilities and devices, see Section
33	23.57.014.
34	
35	
36	Section 42. Subsection C of Section 23.76.022 of the SMC, which Section was last
37	amended by Ordinance 119096, is amended as follows:
38	
39	23.76.022 Administrative appeals.
40	
41	* * *

## C. Hearing Examiner Appeal Procedures.

 1. Consolidated Appeals. All appeals of Type II Master Use Permit decisions other than shoreline decisions shall be considered together in a consolidated hearing before the Hearing Examiner.

2. Standing. Appeals may be initiated by any person significantly affected by or interested in the permit.

3. Filing of Appeals.

a. Appeals shall be filed with the Hearing Examiner by five p.m. (5:00 p.m.) of the fourteenth (14<sup>th</sup>) calendar day following publication of notice of the decision; provided, that when a fourteen (14) day DNS comment period is required pursuant to SMC Chapter 25.05, appeals may be filed until five p.m. (5:00 p.m.) of the twenty-first (21st) calendar day following publication of notice of the decision. When the last day of the appeal period so computed is a Saturday, Sunday, or federal or City holiday, the period shall run until five p.m. (5:00 p.m.) on the next business day. The appeal shall be in writing and shall clearly identify each component of a Type II Master Use Permit being appealed. The appeal shall be accompanied by payment of the filing fee as set forth in SMC Section 3.02.125, Hearing Examiner filing fees. Specific objections to the Director's decision and the relief sought shall be stated in the written appeal.

b. In form and content, the appeal shall conform with the rules of the Hearing Examiner.

c. The Hearing Examiner shall not accept any request for an interpretation included in the appeal unless it complies with the requirements of 23.88.020C3c.

4. Pre-hearing Conference. At the Hearing Examiner's initiative, or at the request of any party of record, the Hearing Examiner may have a conference prior to the hearing in order to entertain pre-hearing motions, clarify issues, or consider other relevant matters.

5. Notice of Hearing. Notice of the hearing on the appeal shall be mailed by the Director at least twenty (20) days prior to the scheduled hearing date to parties of record and those requesting notice. Notice shall also be included in the next general mailed release.

6. Scope of Review. Appeals shall be considered de novo. The Hearing Examiner shall entertain issues cited in the appeal which relate to compliance with the procedures for Type II decisions as required in this Chapter, compliance with substantive criteria, determinations of nonsignificance (DNSs), adequacy of an EIS upon which the decision was made, or failure to properly approve, condition or deny a permit based on disclosed adverse environmental impacts and any requests for an interpretation included in the appeal or consolidated appeal pursuant to subsection 23.88.020C3.

7. Standard of Review. The Director's decisions made on a Type II Master Use Permit shall be given substantial weight, except for determinations on variances, conditional uses, and special exceptions, which shall be given no deference.

8. The Record. The record shall be established at the hearing before the Hearing Examiner. The Hearing Examiner shall either close the record after the hearing or leave it open to a specified date for additional testimony, written argument or exhibits.

8/20/01 Telecom SEPA

- 9. Postponement or Continuance of Hearing. The Hearing Examiner shall not grant requests for postponement or continuance of an appeal hearing to allow an applicant to proceed with an alternative development proposal under separate application, unless all parties to the appeal agree in writing to such postponement or continuance.
- 10. Hearing Examiner's Decision. The Hearing Examiner shall issue a written decision within fifteen (15) days after closing the record. The Hearing Examiner may affirm, reverse, remand or modify the Director's decision. Written findings and conclusions supporting the Hearing Examiner's decision shall be made. The Director and all parties of record shall be bound by the terms and conditions of the Hearing Examiner's decision.
- 11. Notice of Hearing Examiner's Decision. The Hearing Examiner's decision shall be mailed by the Hearing Examiner on the day the decision is issued to the parties of record and to all those requesting notice. If environmental issues were raised in the appeal, the decision shall also be filed with the SEPA Public Information Center. The decision shall contain information regarding judicial review. To the extent such information is available to the Hearing Examiner, the decision shall contain the name and address of the owner of the property at issue, of the applicant, and of each person who filed an appeal with the Hearing Examiner, unless such person abandoned the appeal or such person's claims were dismissed before the hearing.
- 12. Appeal of Hearing Examiner's Decision. The Hearing Examiner's decision shall be final and conclusive unless the Hearing Examiner retains jurisdiction or the decision is reversed or remanded on judicial appeal. Any judicial review must be commenced within twenty-one (21) days of issuance of the Hearing Examiner's decision, as provided by RCW 36.70C.040 ((-)), or if the appeal concerns a decision on personal wireless service, the appeal shall be filed within thirty (30) days of the Hearing Examiner's or Council's final decision.

**Section 43**. Subsection D of Section 23.76.056 of the SMC, which Section was last amended by Ordinance 118181, is further amended as follows:

## 23.76.056 Council decision on Hearing Examiner recommendation.

\* \* \*

D. Any Type IV decision shall be final and conclusive unless Council retains jurisdiction or the decision is reversed or remanded on judicial appeal or appeal to the Shorelines Hearings Board. Any judicial review of a decision not appealable to the Shorelines Hearings Board must be commenced within twenty-one (21) days of issuance of the Council's decision, as provided by RCW 36.70C.040 ((-)), except that an appeal of a decision concerning personal wireless service must be commenced within thirty (30) days of issuance of the decision.

\* \* \*

1 Section 44. Section 23.84.006 of the SMC, which was last amended by Ordinance 2 120443. is further amended as follows: 3 4 23.84.006 "C." 5 6 \* \* \* 7 8 Communication Devices and Utilities (and Related Terms). 9 1. "Candelabra mounting" means a single spreader which supports more than two 10 (2) antennas. 11 ((1))2. "Communication device, accessory" means a device by which 12 radiofrequency communication signals are transmitted and/or received, such as but not limited to 13 whip, horn and dish antennas, and which is accessory to the principal use on the site. ((Receive-14 only television and radio antennas and amateur radio towers are not included in this definition. 15 Communication equipment such as Citizen Band radios, telephones which depend upon wires or 16 cables or hand-held telephones are exempt from the Land Use Code regulations.)) 17 ((2))3. "Communication utility, major" means a ((business)) use in which the 18 means for radiofrequency transfer of information are provided by facilities with significant impacts 19 beyond their immediate area. These utilities include, but are not limited to FM and AM radio((-)) 20 and UHF and VHF television transmission towers((, and earth stations)). A major communication 21 utility use does not include communication equipment accessory to residential uses; nor does it 22 include the studios of broadcasting companies, such as radio or television stations, which shall be 23 considered administrative offices even if there is point-to-point transmission to a broadcast tower. 24 ((3))4. "Communication utility, minor" means a ((business)) use in which the 25 means for radiofrequency transfer of information are provided but which generally does not have 26 significant impacts beyond the immediate area. These ((facilities)) utilities are smaller in size than 27 major communication utilities and include two (2) way, land-mobile, personal wireless services and 28 cellular communications facilities; cable TV facilities; point-to-point microwave antennas; FM 29 translators; and FM boosters with under ten (10) watts transmitting power. A minor 30 communication utility does not include wire, cables, or communication equipment accessory to 31 residential uses; nor does it include the studios of broadcasting companies, such as radio or 32 television stations, which shall be considered administrative offices even if there is point-to-point 33 transmission to a broadcast tower. 34 ((4))5. "Dish antenna" means a round parabolic device for the reception and/or 35 transmission of radiofrequency communication signals. Dish antenna may serve either as a major or 36 minor communication utility or may be an accessory communication device. Dish antenna may be 37 either a) a satellite earth station antenna, which receives signals from and/or transmits signals to 38 satellites, or b) a point-to-point, point-to-multipoint, or point-to-consecutive-point antenna, which 39 receive signals from terrestrial sources. 40 ((5. "Earth station" means a major communication utility which transmits and 41 receives signals to and from an orbiting satellite and is twenty-five feet (25') in diameter or larger.))

1	6. "Fixed wireless service" means the transmission of commercial non-broadcast
2	communication signals via wireless technology to and/or from a fixed customer location. Fixed
3	wireless service does not include AM radio, FM radio, amateur ("HAM") radio, Citizen's Band
4	(CB) radio, and Digital Audio Radio Service (DARS) signals.
5	7. "Personal wireless service" means a commercial use offering cellular mobile
6	services, unlicensed wireless services and common carrier wireless exchange access services.
7	((6))8. "Physical expansion of <u>major or minor</u> communication utilities" means any
8	increase in footprint and/or envelope of transmission towers. Physical expansion does not include
9	an increase in height of the tower resulting from repair, reconstruction, replacement or modification
10	to the antenna ((, accessory telecommunication devices, transmission tower or accessory building))
11	that would result in lower radiofrequency radiation exposure readings at ground level or in greater
12	public safety, as long as the height above mean sea level does not increase by more than ten
13	percent (10%) and in any event does not exceed one thousand one hundred feet (1,100') above
14	mean sea level. Replacement of existing antennas or addition of new antennas is not considered
15	physical expansion, unless such replacement or addition increases the envelope of the transmission
16	tower by such means as utilizing a candelabra mounting consisting of a single spreader which
17	supports more than two antennas. Replacement or expansion of an equipment building is not
18	considered physical expansion.
19	((7))9. "Receive-only communication device $((s))$ " means a radiofrequency device
20	with the ability to receive signals, but not to transmit them.
21	$((8))\underline{10}$ . "Reception window obstruction" means a physical barrier which would
22	block the signal between an orbiting satellite an a land-based antenna.
23	11. "Satellite dish antenna." See "Dish antenna."
24	((9))12. "Shared-use facility" means a telecommunication facility used by two (2)
25	or more television stations or five (5) or more FM stations.
26	((10))13. "Single-occupant facility" means a telecommunication facility used by
27	only one (1) television station or by one (1) television station and one (1) to four (4) FM stations.
28	((11))14. "Transmission tower" means a tower <u>or monopole</u> on which
29	communication devices are placed. Transmission towers may serve either as a major or minor
30	communication facility.
31	((12. "Candelabra mounting" means a single spreader which supports more than
32	two (2) antennas.))
33	15. "Whip antenna" means an omnidirectional antenna, cylindrical in shape, four
34	inches (4") or less in diameter and twelve feet (12") or less in length.
35	
36	* * *
37	
38	Section 45. Section 23.84.040 of the SMC, which was last amended by Ordinance
39	117410, is further amended as follows:
40	
41	23.84.040 "U."

1	
2	* * *
3	"Utility service use" means a utility use which provides the system for transferring or
4	delivering power, water, sewage, stormwater runoff, or other similar substances. Examples include
5	electrical substations, pumping stations, <u>cable relay stations</u> , <u>telephone vaults</u> , and trolley
6	transformers.
7	
8	
9	Section 46. Subsection F of Section 25.05.675 of the SMC, which Section was last
10	amended by Ordinance 119096, is further amended as follows:
11	
12	25.05.675 Specific environmental policies.
13	
14	* * *
15	
16	F. Environmental Health.
17	1. Policy Background.
18	a. The use, discharge, disposal, emission or application of toxic or
19	hazardous materials may pose hazards to human health and to plants, animals and ecological
20	systems. Hazardous materials include such things as pesticides, herbicides, and electromagnetic
21	transmissions.
22	b. Federal, state and regional regulations are the primary means of
23	mitigating risks associated with hazardous and toxic materials. ((c. Federal, state and regional
24	regulations cannot always)) However, such regulations cannot always be developed and
25	implemented to anticipate or eliminate adverse impacts from hazardous materials and transmissions.
26	Public knowledge regarding such hazardous materials and transmissions may develop more quickly
27	than the regulations ((can react and be implemented)).
28	c. To the extent that personal wireless and fixed wireless facilities comply
29	with the Federal Communications Commission regulations concerning radiofrequency emissions,
30	the City may not regulate placement, construction, and modification of such facilities on the basis of
31	the environmental effects of such emissions, according to the Federal Telecommunications Act of
32	<u>1996.</u>
33	2. Policies.
34	a. It is the City's policy to minimize or prevent adverse impacts resulting
35	from toxic or hazardous materials and transmissions, to the extent permitted by federal and state
36	<u>law</u> .
37	b. For all proposed projects involving the use, treatment, transport,
38	storage, disposal, emission, or application of toxic or hazardous chemicals, materials, wastes or
39	transmissions, the decisionmaker shall, in consultation with appropriate agencies with expertise,
40	assess the extent of potential adverse impacts and the need for mitigation, where permitted by
41	<u>federal and state law</u> .

8/20/01 Telecom SEPA

1	c. Subject to the Overview Policy set forth in SMS 25.05.665, if the
2	decisionmaker makes a written finding that applicable federal, state and regional laws and
3	regulations did not anticipate or do not adequately address the adverse impacts of a proposed
4	project, the project may be conditioned or denied to mitigate its adverse impacts. Mitigating
5	measures may include, but are not limited to:
6	i. Use of an alternative technology;
7	ii. Reduction in the size or scope of a project or operation;
8	iii. Limits on the time and/or duration of operation; and
9	iv. Alternative routes of transportation.
10	•
11	* * *
12	
13	<b>Section 47</b> . Severability. The several provisions of this ordinance are declared to be
14	separate and severable and the invalidity of any clause, sentence, paragraph, subdivision, section,
15	subsection, or portion of this ordinance, or the invalidity of the application thereof to any person or
16	circumstances shall not affect the validity of the remainder of this ordinance or the validity of its
17	application to other persons or circumstances.
18	
19	Section 48. This ordinance shall take effect and be in force thirty (30) days from and after
20	its approval by the Mayor, but if not approved and returned by the Mayor within ten (10) days
21	after presentation, it shall take effect as provided by the Municipal Code Section 1.04.020.
22	
23	Passed by the City Council the day of, 2001, and signed by
24	me in open session in authentication of its passage thisday of, 2001
25	
26	President of the City Council
27	
28	Approved by me this day of, 2001
29	
30	
31	Mayor
32	
33	Filed by me this day of, 2001
34	
35	City Clerk
36	(Seal)